

# BAILIWICK NEWS

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## **Jan. 2, 2022 - Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.**

An email correspondent recently asked me if I had read Deputy Attorney General Dawn Johnsen's July 6, 2021 opinion<sup>1</sup> on the legal implications of the Emergency Use Authorization (EUA) laws, in which Johnsen offered the Department of Justice position on the question (posed by President Biden's Deputy Counsel, who was seeking DOJ cover for Biden's executive orders and agency 'vaccine' mandates):

"Whether Section 564 of the Food, Drug, and Cosmetic Act Prohibits Entities from Requiring the Use of a Vaccine Subject to an Emergency Use Authorization?"

The DOJ attorney concluded that no legal impediment to 'vaccine' mandates by public and private entities exists.

The email correspondent pointed out that Attorney Aaron Siri wrote an August 4, 2021 rebuttal letter<sup>2</sup> and speculated as to whether American lawyers had missed an opportunity to challenge mandates on the grounds that the Johnsen opinion was legally weak.

There has been more discussion of the legal relevance of informed consent provisions in 21 USC 360bbb et seq. (the EUA laws) and 42 USC 247d et seq. (the public health emergency laws) over the weekend.

Paraphrased email discussion questions:

Why aren't more attorneys filing more cases on grounds that 10 USC 1107a requires a Presidential waiver of informed consent before EUA products can be mandated on military personnel, and can't be mandated at all on civilians?

And why are so many judges blocking or dismissing the handful of cases that have been filed, to prevent discovery and substantive argument?

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Christ in the Storm on the Sea of Galilee. Painting by Rembrandt van Rijn

<sup>1</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

<sup>2</sup> <https://www.sirillp.com/wp-content/uploads/2021/08/Letter-in-Response-to-DOJ-Slip-Opinion-Released-on-July-26-2021.pdf>

I learned about the Johnsen opinion sometime in Spring 2022 through my research into the American Domestic Bioterrorism Program,<sup>3</sup> and wrote about it a couple of times but haven't yet found time to do a comprehensive analysis piece.

- April 4, 2022 - 2004 Project Bioshield Act amendments to 1938 Food, Drug and Cosmetics Act attempted to legally void Nuremberg principles, through redefinitions.<sup>4</sup>
- July 4, 2022 - Possibilities for proving intent<sup>5</sup>
- July 6, 2022 - More on the tiered coercion cascades<sup>6</sup>

My take on the Johnsen opinion, along with other legal opinions produced by HHS and DOJ lawyers (i.e. Robert Charrow's May 19, 2020 PREP Act advisory opinion<sup>7</sup>) is that they're not meant to be strong legal arguments.

They're meant to throw enough mud around to keep the overall fraud, enslavement, murder and theft program going without judicial impediments or informed, organized, confident popular resistance.

I think Johnsen knew, while writing her opinion, that the products were bioweapons whose use could not constitute clinical investigations under 21 USC 360bbb-3(k)<sup>8</sup> and related provisions.

I think she also knew that informed consent principles are inapplicable and do not apply to lawful enemy targets of military weapons used during a state of war, which is what all the people who took the injections are, in legal terms.

Aaron Siri probably did not understand that at the time he wrote his rebuttal.

So Johnsen set up a false framing of Section 564, pretending it relates to investigational or experimental drugs (that are instead bioweapons), and Siri responded from within the same false framing.

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One of the email correspondents pushed back on the status of injected victims as lawful enemy targets.

I expanded on why I hold that view, and I'm working on a longer piece explaining the background as I'm beginning to understand it.

My take on the legal status of the victims is based on my initial understanding of the permanent state of war/state of emergency — as we've observed the effects during the Covid-19 Constitutional crisis — and the implications of the central bankers' silent overthrow of the Constitution implemented piece by piece starting with the Civil War, if not earlier.

The central bankers and their national government accomplices see all of the people as legally enemy aliens or enemy insurrectionists and morally-insignificant chattel property or contract collateral that can be attacked and disposed of with impunity to balance financial books and for other purposes.

I'm convinced (even at this early point in my learning curve) that quiet law substitutions that have corrupted the legal status of living men and women since the Civil War, are directly related to the current cull program.

Those substitutions form the broader, hidden legal platform that made it possible for Congress and US Presidents to build the bioterrorism-as-public-health program from mid-20th century to now.<sup>9</sup>

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<sup>3</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>4</sup> <https://bailiwicknews.substack.com/p/2004-project-bioshield-act-amendments>

<sup>5</sup> <https://bailiwicknews.substack.com/p/possibilities-for-proving-intent>

<sup>6</sup> <https://bailiwicknews.substack.com/p/more-on-the-tiered-coercion-cascades>

<sup>7</sup> <https://www.hhs.gov/sites/default/files/prep-act-advisory-opinion-hhs-ogc.pdf>

<sup>8</sup> <https://bailiwicknews.substack.com/p/covid-19-injectable-bioweapons-as>

<sup>9</sup> <https://bailiwicknews.substack.com/p/biomedical-security-state-and-state>

Last night I read Siri's rebuttal to the Johnsen memo and looked over my notes from my original reading of the Johnsen memo, and this morning I read more of the back and forth among the email correspondents.

In light of what I've learned in the last few months, I'm convinced that the whole project, as a bioweapons prototype deployment project, falls exclusively under 50 USC Ch. 32 - Chemical and Biological Warfare.<sup>10</sup>

There are some notice and consent provisions in 50 USC Ch. 32.

But 50 USC 1515 authorizes the President to waive any part of the Chemical and Biological Warfare laws, under emergency powers during a declared emergency.

There may be a publicly-available document recording the date on which President Trump and/or President Biden invoked or extended 50 USC 1515 to suspend all prohibitions on use of chemical and biological weapons on American people and people in other countries.

But it may be classified and non-public as a national security document.

If that document exists — and the observable evidence of how the vaxx campaign has unfolded suggests it does — Trump and Biden waived all rights to resist/refuse administration for all potential targets (military and civilian) because under a state of war, state of national emergency, and/or state of public health emergency, all resisters are classified as enemy insurgents or enemy aliens.

Johnsen's (and many other federal officials') invoking of 21 USC 360bbb and 42 USC 247d in opinions, declarations and determinations, were, in my view, simply red herrings. Those legal frameworks were cited only to increase the persuasiveness and distract the targets from the core illusion: that biological and chemical weapons — primarily packaged as vaccines and in use for many decades — are medicinal products.

Put another way, a target of a weapon intended to kill him or her does not have any right, under federal or international law, to be informed of the imminent attack or to exercise a right to refuse to be attacked.

The applicable international law framework isn't the Nuremberg Code and international and federal biomedical research and treatment ethics codes.

It's the laws of war, with prohibitions on chemical and biological weapons dating back to the 1975 UN biological weapons convention<sup>11</sup> and the 1990 US ratification of that convention under 18 USC 175, suspended under a fraud-based application of the doctrine of necessity<sup>12</sup> framework.

The killers' interest in keeping the real state of war between governments and people covert for a bit longer, combined with the well-armed US population, are, in my view, the only things that have kept them from trying to do gunpoint roundups and gun/needle execution programs in the US.

I might do a detailed analysis post about the Johnsen memo and the Siri rebuttal at some point, to flesh out this interpretation. But not sure when, because of other writing priorities.

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<sup>10</sup> <https://uscode.house.gov/view.xhtml?path=/prelim@title50/chapter32&edition=prelim>

<sup>11</sup> <https://www.un.org/disarmament/biological-weapons/about/history/>

<sup>12</sup> [https://en.wikipedia.org/wiki/Doctrine\\_of\\_necessity](https://en.wikipedia.org/wiki/Doctrine_of_necessity)

## Jan. 3, 2022 - Bioweapons, EUA products, IND products, Constitutional crisis.

*For readers interested in checking the legal citations in this post, you can find them in the timeline at the pinned American Domestic Bioterrorism Program post.<sup>13</sup>*

I was recently sent a link to Karen Kingston's interview with Greg Hunter, posted Dec. 24, 2022, and asked for my views on points she makes at 22:00-28:00. During that segment, Kingston discusses legal implications of the FDA's Aug. 23, 2021 Investigational New Drug (IND) "approval" of Pfizer's "legally distinct" Comirnaty product, as possibly piercing the Emergency Use Authorization (EUA) civil and criminal liability shields.

- Dec. 24, 2022 - FDA Criminally Approved Bioweapon as Safe & Effective Vaccine.<sup>14</sup> Greg Hunter/USAWatchdog interview of Karen Kingston.

I understand where she's coming from, but don't agree with her analysis.

I don't think any of the EUA or public health emergency laws are controlling, as public health and drug regulation laws.

I think they're only controlling in the sense that they transfer all use and legal implications of the products from public health programs to the chemical and biological weapons program (50 USC 1511 et seq.)

So, under a state of war, state of national emergency and/or state of public health emergency, all Americans are classified as enemies of the state (the District of Columbia federal government pretense<sup>1</sup>), as insurgents, rebels or aliens, and can be legally targeted for killing, using any weapons the federal government and its military deem appropriate, at the President and Defense Secretary's discretion.

SIDEBAR: I learned recently that the J6 events occurring within the District of Columbia is probably significant, in terms of the corporate structure of the country and the legal status of the men and women who crossed into the 10 square miles of DC, while a public health emergency/national emergency declaration was in effect.

I can't remember if there have been other large political demonstrations in DC since Jan. 2020. If so, I don't know how DOJ rationalizes throwing J6 political prisoners in jail but not Black Lives Matter, for example, or even if they'll try to rationalize that disparate treatment. It's likely that the J6 protestors and their clear Constitutional allegiance, had potential to interfere with the central bankers' bid for control, while BLM protestors did not.

In any case, I now think that the trespass and insurrection charges may be more related to the J6 protestors entering DC, not entering the Capitol building itself. Or, more precisely, that they had to be fraudulently-induced, by embedded FBI agents, to enter the Capitol building, to provide a false front for the trespass and insurrection charges that would play better in the propagandist media.

Within the trove of useful material readers have sent to me about the executive/military law takeover during the Civil War, there is evidence to support the argument that military law status was never lifted as the battlefield hostilities ended in 1865.

Instead, many generations of Americans — of all races, classes and ethnicities — have been born into, lived and died under a covert, illegitimate, financialized, federal military occupation. Without knowing it.

From the start of the Civil War in 1861 until 2001 AUMF/Proclamation 7463, the globalist central bankers had enough control of the levers they wanted to control, that they could allow some of the Constitutional separation of powers

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<sup>13</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>14</sup> <https://rumble.com/v228tus-fda-criminally-approved-bioweapon-as-safe-and-effective-vaccine-karen-kings.html>

provisions to appear to operate more or less intact, including some Congressional oversight, some judicial review, and some limited states' rights, providing some counterweights to the President and executive, administrative agencies.

As the decades passed, the central bankers were planning and preparing to take more power, and putting quiet transfer mechanisms in place, such as the Federal Reserve Act of 1913, Executive Order 6102 and House Joint Resolution 192 of 1933 and Bretton Woods Agreement of 1945, along with the construction of the legal, financial and scientific architecture for the bioterrorism program.<sup>15</sup>

By 2001, they wanted more control and were willing to risk a little more exposure to get it.

In September 2001, under the fear-cover provided by 9/11 and the anthrax attacks, another layer of national emergency/state of war (Global War on Terror) was put in place, through the Congressional Authorization for Use of Military Force (AUMF) and George W. Bush's Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, promulgated under the 1975 National Emergencies Act and renewed every year since.

Those were quickly followed by the PATRIOT Act in October 2001, the establishment of the Department of Homeland Security in November 2002 and the expansion of biomedical police state programs for the next two decades through the PREP Act, Project Bioshield Act and more.

By 2019, they wanted to take even more direct control, were prepared to risk just a bit more exposure, and had put more pieces on the board to centralize more power under public health emergency conditions.

So in 2020, under the fear-cover provided by Covid-19, another layer of control went into effect, through the January 2020 determination that a public health emergency exists (HHS Secretary Alex Azar) and Donald Trump's March 13, 2022, Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, also under the 1975 National Emergencies Act.

Also renewed every year since.

And being positioned as a Global War on Humans Susceptible to Communicable Diseases: translation of the **Global Health Security Agenda** embedded in World Health Organization regulations and treaties, and US federal programs. See Section 5955 of NDAA for FY2023.<sup>16</sup>

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I think the way out and through this whole mess is for People, Congress, courts and state governments to openly acknowledge and deal with the Constitutional crisis set in motion during the Civil War and built up by the central bankers and executive branch/administrative state since then.

It sucks.

Civil and criminal cases brought in the meantime, under the current pseudo-legal structures that were designed by the central bankers to moot the Constitution and thereby fail the People, can help to make clear when and how our current legal structures lost their legitimacy and point out some paths back to the original Constitutional foundation.

I also think — weird as it is — that some of the most important corrections would be remarkably straightforward to carry out, once Congressional majorities, federal judges and state governors, attorneys general and legislators, begin to understand the war footing situation and switch sides from central bankers to Constitution + People.

The Civil War records and intervening events strongly support the argument that Congress has been a sham, pseudo-institution since about 1863, occupying the empty seats of the real Congress<sup>17</sup> by mutual, covert agreement among the knowing leadership — to participate in and promulgate the illusion — and plain ignorance about the existence of the illusion among the general membership.

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<sup>15</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

<sup>16</sup> <https://www.congress.gov/117/bills/hr/7776/BILLS-117hr7776enr.pdf>

<sup>17</sup> <https://bailiwicknews.substack.com/p/reinhabiting-congress-and-all-the>

With good leadership and strong popular pressure, the living men and women sitting in those seats now could openly introduce resolutions, debate and vote to revoke their consent to participate in the lie anymore, and thereby re-occupy the real Congress.

If such a resolution passed, it would wipe out every Congressional statute, every derivative federal agency and regulation, and every Presidential executive order and proclamation, back to 1861.

Including all the national emergency and public health emergency laws that, for now, appear to shield the killers from criminal prosecution for the mass atrocities they've committed these last three years.

A great Constitutional re-set, as it were.

From that return to founding principles, the real Congress and the states could begin to debate and adopt Constitutionally-compliant laws, accompanied by a much more alert population and functional courts positioned to review and nullify unconstitutional laws.

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To amuse myself, sometimes I imagine that under the transitive property of wokeness, anyone could “identify as” John Roberts, Chief Justice of the Supreme Court of the United States; walk in and take over SCOTUS and its docket; and call upon public and private attorneys to file of cases challenging the Constitutionality of the American domestic bioterrorism program enabling statutes, executive orders, and agency regulations, and their precursor legal fictions.

Who are the courthouse security guards to refuse to defer to our preferred proper names, identities and legal authorities?

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### **Jan. 4, 2023 - On American state-level prosecution for federal government chemical and biological WMD crimes.**

A reader sent me a link to Karen Kingston's post: Jan. 3, 2022 - How Florida Can Bring Criminal Charges against Pfizer and the FDA Under Title 46 Ch. 790<sup>18</sup>

Kingston quotes extensively from the Florida state law,<sup>19</sup> which is worth reading in full, and is applicable to the two-part US Government chemical and biological weapons system:

1. SARS-CoV-2 **communicable pathogen** [and precursors], designed, funded and managed by the Fauci-Daszak-Baric-Shi consortia within the US Government through the Department of Defense (DARPA) and the Department of Health and Human Services (NIH, NIAID, BARDA), plus
2. mRNA/DNA/lipid nanoparticle, assorted-payload-carrying **lethal, coerced injections** designed, funded, managed and mandated by the US Government through DoD, HHS (CDC, FDA, Strategic National Stockpile) and Public Health Emergency Medical Countermeasures Enterprise.<sup>20</sup>

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Florida 790.166 Manufacture, possession, sale, delivery, display, use, or attempted or threatened use of a weapon of mass destruction or hoax weapon of mass destruction prohibited; definitions; penalties.—

- (1) As used in this section, the term:

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<sup>18</sup> <https://karenkingston.substack.com/p/how-florida-can-bring-criminal-charges>

<sup>19</sup> <https://m.flsenate.gov/Statutes/790.166>

<sup>20</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

(a) “Weapon of mass destruction” means:

1. Any device or object that is designed or intended to cause death or serious bodily injury to any human or animal, or severe emotional or mental harm to any human, through the release, dissemination, or impact of toxic or poisonous chemicals, or their precursors;
2. Any device or object involving a biological agent;
3. Any device or object that is designed or intended to release radiation or radioactivity at a level dangerous to human or animal life; or
4. Any biological agent, toxin, vector, or delivery system...

(c) “Biological agent” means any microorganism, virus, infectious substance, or biological product that may be engineered through biotechnology, or any naturally occurring or bioengineered component of any such microorganism, virus, infectious substance, or biological product, capable of causing:

1. Death, disease, or other biological malfunction in a human, an animal, a plant, or other living organism...

(d) “Toxin” means the toxic material of plants, animals, microorganisms, viruses, fungi, or infectious substances, or a recombinant molecule, whatever its origin or method of reproduction, including:

1. Any poisonous substance or biological product that may be engineered through biotechnology produced by a living organism; or
2. Any poisonous isomer or biological product, homolog, or derivative of such substance.

(e) “Delivery system” means:

1. Any apparatus, equipment, device, or means of delivery specifically designed to deliver or disseminate a biological agent, toxin, or vector; or
2. Any vector.

(f) “Vector” means a living organism or molecule, including a recombinant molecule or biological product that may be engineered through biotechnology, capable of carrying a biological agent or toxin to a host...

(2) A person who, without lawful authority, manufactures, possesses, sells, delivers, sends, mails, displays, uses, threatens to use, attempts to use, or conspires to use, or who makes readily accessible to others a weapon of mass destruction commits a felony of the first degree, punishable by imprisonment for a term of years not exceeding life...and if death results, commits a capital felony...

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I wrote briefly about a similar state-level strategy in October: State authority to seize and destroy mRNA/DNA injections delivered by DOD across state borders, if classified as bioweapons,<sup>21</sup> after a reader quoted Igor Chudov’s statement on a post about Florida’s recommendation that males under 40 not take the lethal injections.<sup>22</sup>

Chudov had written: “Florida cannot ban mRNA vaccines, because it can only be done at the federal level.”

*I replied to the reader:*

Without more information, my guess is that Chudov means “If the mRNA injections are classified as FDA-approved medicines, or as Drug Enforcement Administration-regulated controlled substances, then states must defer to federal agency decisions on interstate commerce in those substances.”

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<sup>21</sup> <https://bailiwicknews.substack.com/p/five-small-stones-website-buildout>

<sup>22</sup> <https://igorchudov.substack.com/p/florida-recommends-against-mrna-vaccines>

However, Florida's governor, Surgeon General, legislature and/or courts could classify the mRNA injections — once delivered across their state border — as bioweapons, and classify the DOD delivery supply chain as a WMD attack.

Then I think they could ban them and destroy them under their own state-level statutes prohibiting possession, transport or use of weapons of mass destruction.

In Florida, that law is Florida Statutes 790.166.

Please do pursue it at the state level.

This is the main thrust of what I'm getting at with the federal complaint drafting.<sup>23</sup>

If the product gets shifted at every legal level where it's legally classified in some way, out of the medical countermeasure/FDA pharmaceutical product framework and into the criminal DOD-bioweapon/WMD-attack framework, it changes the whole ballgame.

That shift can and should be pushed in every state too.

Most of the states have WMD laws, ever since 9/11.

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In her post,<sup>24</sup> Kingston makes an argument for state prosecutors in Florida and other states to go after Pfizer officials and FDA regulators, but not US Presidents, senior executive service (SES) officials in HHS, DoD or other cabinet agencies, on grounds that US government officials will seek refuge in government immunity, by arguing that *their* use of bioweapons is authorized under national security frameworks.

I think state prosecutors should investigate and charge federal officials anyway, even though they will try to claim immunity.

Investigate and charge them, to force them to make their horrific defense arguments under oath in public filings and open courtrooms.

Make President Trump, President Biden, Secretary of Defense Lloyd Austin, HHS Secretary Xavier Becerra, through Attorney General Merrick Garland on their behalf and as a co-defendant, file sworn defenses to filed charges.

Make them argue that the US government must commit global mass murder in order to save humanity from famine, poverty, and climate disasters; they must destroy the village to save it.<sup>25</sup>

Make them argue that they must kill us to save us from food, water, energy and other calamities that — like the chemical and biological warfare program — are threats *they themselves* have demonstrably planned and implemented for at least a century for the same evil purpose: to kill people.

Make Merrick Garland say, loudly and clearly, that Becerra, Austin and Biden are committing mass atrocities using toxic pathogens and lethal injections, “with lawful authority.”

Make them say it so everyone can hear them.

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<sup>23</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

<sup>24</sup> <https://karenkingston.substack.com/p/how-florida-can-bring-criminal-charges>

<sup>25</sup> <http://www.thisdayinquotes.com/2010/02/it-became-necessary-to-destroy-town-to.html>



## Related news:

Dec. 27, 2022 - Alberta Passes Law Rejecting Federal Sovereignty.<sup>26</sup> David Kelly writing at The New American:

...Seeking to take a stand against federal legislation and policies that are unconstitutional, the provincial government of Alberta introduced, passed, and instituted the Alberta Sovereignty within a United Canada Act<sup>27</sup> this month.

The provincial government overview<sup>28</sup> stated, “The act will be used to address federal legislation and policies that are unconstitutional, violate Albertans’ charter rights<sup>29</sup> or that affect or interfere with our provincial constitutional rights.... The act gives Alberta a democratic legislative framework for defending the federal-provincial division of powers while respecting Canada’s Constitution and the courts.”

The Alberta government designed the act to, as stated,<sup>30</sup> “Shift the burden to the federal government to legally challenge Alberta’s refusal to enforce unconstitutional or harmful federal laws or policies instead of Alberta having to initiate legal challenges and waiting years for a decision while those same federal laws or policies harm Albertans day in and day out.”

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## On defeatism

I know the material presented here is hard to process.

I don’t offer it to help readers resign themselves to being enslaved and killed by the US Government, its globalist central banker overlords, and counterparts in other sovereign nation-states around the world.

I do it because I think the odds of successfully fighting off the would-be slave masters and murderers goes up, the better the targeted victims understand the plans, programs and pseudo-legal tools the killers build and use against us.

I think that people should continue to fight the fight using the weak legal tools the bankster-killers have left intact — as so many courageous, persistent people have already been doing for three years, and so many more have been doing for decades and centuries previously.

I think people should continue to investigate and learn how and when the bankster-killers weakened the legal tools. I think people should keep crafting stronger legal tools to replace the collapsing mess as it falls.

And I think the construction process for new legal tools benefits from broader, deeper understanding of the current predicament and how it was brought into being.

If you disagree and think it’s better to roll over and expose your soft underbelly and the underbellies of your children and grandchildren to the knives, please don’t read or comment at Bailiwick.

There are other online venues at which you can discuss your sense of futility and wait for the next bio-digital-banking-police shackles to snap shut around your neck.

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<sup>26</sup> [https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk\\_campaign=feed](https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk_campaign=feed)

<sup>27</sup> <https://www.assembly.ab.ca/assembly-business/bills/bill?billinfoid=11984&from=bills>

<sup>28</sup> <https://www.alberta.ca/alberta-sovereignty-within-a-united-canada-act.aspx>

<sup>29</sup> [http://www.alrb.gov.ab.ca/procedure/18\(a\).pdf](http://www.alrb.gov.ab.ca/procedure/18(a).pdf)

<sup>30</sup> <https://www.alberta.ca/assets/documents/alberta-sovereignty-within-a-united-canada-act-info-sheet.pdf>

## On commenting at Bailiwick

Bailiwick's readership is growing, and there are also a lot of tectonic shifts happening in the litigation and prosecution domains.

As a result of those two developments, I've changed the comment notification settings so that I will no longer get an email notification every time someone posts a comment.

I want to devote more time to litigation and prosecution prep, while sticking with the historical research and writing about the 1861-1969 period, which means I'll have less time available for following comment threads and responding to comments individually.

Comment threads will still be open for readers, and I'll try to skim the discussions at least once a week.

If you post comments referring to documents, please post links to the documents so other readers can track down your sources if they're interested.

### "What to do?"

July 18, 2022 - *Reader comment on American Domestic Bioterrorism Program.*<sup>31</sup>

What do we do? If they cannot be prosecuted...or held legally liable...Seems to me like HHS needs to be disbanded at once? Along with anyone else they passed the authority to?

My reply:

The short answer is, we need to dismantle the existing institutions, down to the bedrock of the US Constitution, and build new institutions on that foundation: legislatures, courts, executives, health care, schools, journalism, financial transaction systems, and many others.

And to do that, we need to build a critical mass of people who understand that that's the scale of the problem, and are prepared to fight until their last breath to do the work: educate people, dismantle the corrupt institutions, protect the Constitutional bedrock, and build the new institutions.

In the meantime, do not comply. Withhold your individual explicit and implicit consent.

### Constitutional cities

Dec. 29, 2022 - *Reader comment on Legal history of the American domestic bioterrorism program is useful for understanding why the crimes continue and criminal prosecutions have not happened yet*<sup>32</sup>

Regarding criminal prosecutions — I have been thinking about this for a long time. The state of Nevada is offering to allow the set up of tech cities with their own rules and regulations.

What is to prevent us from setting one up based upon the Constitution? We could get prosecutors, judges and law enforcement who honor the rights of the people and take their oath of office seriously. We can be courageous and find other courageous people who will take on the task of arresting and trying people who have been/still are committing genocide.

It would be a good idea to have tech savvy people because we need to block spying and EMF to the best of our ability.

So why not set up such a city and do the work? We could invite the inventors, entrepreneurs, the artists, the teachers the true healers. This might be a way.

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<sup>31</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>32</sup> <https://bailiwicknews.substack.com/p/legal-history-of-the-american-domestic>

*My reply:*

I've been thinking along similar but less ambitious lines, about setting up grassroots courts of assizes.<sup>33</sup> Can't remember how it crossed my path recently, but something I read. Dates back to 1166 Assize of Clarendon<sup>34</sup> and 1215 Magna Carta,<sup>35</sup> in use in England up until 1972.<sup>36</sup>

### Does resistance matter?

Jan. 2, 2022 - *Reader comment on Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.*<sup>37</sup>

If what you are saying is correct — that we are under rules of war — the next question would seem to be "What are our rights, and how should we proceed?" That's only if it really matters, of course, since being at war with your own government pretty much means that all bets (and laws) are off...

*My reply:*

It does matter. Here and now is not the first time and place a government has been at war with its own people, covertly or overtly.

It's always been worth fighting back and it still is.

It's going to be a slow process of pulling more thoughts together about which rules— if any — ordinary people can wield against government agents.

I've done some thinking and writing about it already, (one example<sup>38</sup> of half-dozen or so) and am now doing much more research and thinking about it.

Things we already know:

1. Don't voluntarily take any more government-sponsored "medical treatments." Those are not medical treatments. Those are bioweapons.
2. Smartphones are bad news. If you use one, wean off of it. They're too useful for the government to surveil, track and control us.
3. Electronic payments (auto-pay, debit cards, credit cards) are bad news. Pay in cash or with checks.
4. Household guns and the strong gun culture in the U.S. are good news. If you are interested in buying guns and ammo and learning how to use them (if you don't already have them and know how to use them), do so. If you don't want to for your own reasons, don't. There's room for all kinds of people in the resistance. The biggest benefit for the people, against the government that's trying to kill us, is the government agents *not knowing* which people have guns and which don't, and being worried about going door-to-door to do round-ups in case a lot of the people who have them, are mentally prepared to use them.1
5. Prayer is useful. Especially the Rosary.

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<sup>33</sup> <https://www.britannica.com/topic/assize>

<sup>34</sup> <https://www.britannica.com/event/Assize-of-Clarendon>

<sup>35</sup> <https://www.britannica.com/topic/Magna-Carta>

<sup>36</sup> <https://en.wikipedia.org/wiki/Assizes>

<sup>37</sup> <https://bailiwicknews.substack.com/p/bioweapon-prototype-deployments-informed>

<sup>38</sup> <https://bailiwicknews.substack.com/p/law-of-war-war-of-law>

Aleksandr I. Solzhenitsyn , The Gulag Archipelago:

“And how we burned in the camps later, thinking: What would things have been like if every Security operative, when he went out at night to make an arrest, had been uncertain whether he would return alive and had to say good-bye to his family?

Or if, during periods of mass arrests, as for example in Leningrad, when they arrested a quarter of the entire city, people had not simply sat there in their lairs, paling with terror at every bang of the downstairs door and at every step on the staircase, but had understood they had nothing left to lose and had boldly set up in the downstairs hall an ambush of half a dozen people with axes, hammers, pokers, or whatever else was at hand?...

The Organs would very quickly have suffered a shortage of officers and transport and, notwithstanding all of Stalin's thirst, the cursed machine would have ground to a halt!

If...if...We didn't love freedom enough. And even more – we had no awareness of the real situation.... We purely and simply deserved everything that happened afterward.”

\* \* \*

## **Jan. 5, 2022 - The New Constitution - Living War Crimes**

*Documentary produced by JP and Julie Collins*

From the Book of Ours newsletter:

We now know that the US Department of Defense along with the World Health Organization, while partnering with other governments, bio-tech and pharmaceutical corporations are responsible for the deaths of so many people from the shots marketed as vaccines. We also know that the DOD is behind the omni-channel campaign that was so well organized, so consistent and maintained such continuity in the messaging, training and execution of the covid narrative and distribution of the shots.

Our latest video essay *The New Constitution: Living War Crimes*,<sup>39</sup> goes into detail about who's behind the genocide and how over the years, the legal underpinnings of Congressional legislation has created an end-run around the US Constitution.

The DOD has used the dismantling of Constitutional protections to place power into the hands of the Department of Health and Human Services. And the laws that have been put into place make it impossible to legally challenge that power.

A literal military coup of the US government and a war on its citizens has taken place under our noses. Although no bombs were dropped, no armed troops moved into our communities and no doors were kicked in, there has been a mass-killing of citizens all under the guise of a health emergency.

This is what we mean by the mundane because we don't see the outward signs of war, death and destruction but it's there and it's being felt. Source notes PDF.<sup>40</sup>

I watched the video today, because the producers sent me the link in their year-end newsletter. They drew from the work that Brook Jackson, Sasha Latypova<sup>41</sup> and I have done, fitting it together with additional material to contextualize the story further.

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<sup>39</sup> <https://www.youtube.com/watch?v=i9cmYNRgXXg>

<sup>40</sup> <http://www.book-of-ours.com/pdfs/Living-War-Crimes-Show-Notes-Source-Links.pdf>

<sup>41</sup> <https://sashalatyova.substack.com/>

It's very well done.

I especially like the cold rage of the reporting tone, and the focal length they chose: not minutely detailed but also not superficial.

They've created an accessible, calm condemnation of war crimes and war criminals.

One minor correction: I have a philosophy degree from Penn State University, not the University of Pennsylvania. The two schools are frequently mis-identified because their names are so similar.

Also I think it's very funny that they clipped footage of me holding a pen to my forehead, from the discussion I had with Sasha in November.<sup>42</sup> Transcript by David Ratcliffe at Ratical.org.<sup>43</sup>

Other videos by the Book of Ours production team can be found at their YouTube, Rokfin and Patreon channels.

\* \* \*

**Jan. 6, 2022 - US no longer Constitutional republic; domestic deployment of military has been pseudo-legalized. Also Global Health Security Agenda Act, World Health Organization noose-tightening, and PDF compilations of Bailiwick reporting.**

Peter McCullough and John Leake post at Courageous Discourse:

Is the USA No Longer a Constitutional Republic?<sup>44</sup>

Leake concludes:

Thankfully there is one enormous difference between the United States now and the final decades of the Roman Republic—namely, the use of U.S. military units on American soil still seems to be off limits.

*My reply*

Although the US Government oligarchs haven't yet openly deployed the US military or foreign troops on American soil, against civilians, it's not off-limits.

Those acts are pseudo-authorized under illegitimate statutes and Presidential executive orders passed by Congress and signed by US presidents under globalized, militarized public health and population control frameworks; bioweapons and Artificial Intelligence programs; and continuity of government (COG) protocols for deployment of domestic and foreign troops to control American civilians on US soil.

They haven't attempted to use these illegitimate powers yet, at least in a widespread, open way.

In my view, their hesitation is mostly because so many American civilians are still well-armed and well-trained in firearms use. That's why they're working so hard to disarm us.

Orientation to legal research<sup>45</sup> and numbering conventions, for readers who are interested in learning more by reading source documents.

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<sup>42</sup> <https://www.bitchute.com/video/qCEGQhrfqaM1/>

<sup>43</sup> <https://ratical.org/PandemicParallaxView/ALwKW-DomesticBioteroProg-110422.html>

<sup>44</sup> <https://petermcculloughmd.substack.com/p/is-the-usa-no-longer-a-constitutional>

<sup>45</sup> <https://bailiwicknews.substack.com/p/five-small-stones-write-a-letter>

- 2006/10/17 - Congress and President Bush passed NDAA/John Warner Defense Authorization Act for FY2007 - PL 109-364, 120 Stat. 2095. Section 1076 amended 1807 Insurrection Act, (10 USC 333, renumbered as 10 USC 253), providing exemptions to 1878 Posse Comitatus Act, to expand the authority of federal government to deploy US military on American soil against American citizens during “natural disaster, epidemic, or other serious public health emergency, terrorist attack or incident, or other condition in any State or possession of the United States.” Repealed in NDAA for FY2008. Passed again in NDAA for FY2012.
- 2008/01/28 - Congress and President Bush passed National Defense Authorization Act for FY2008. PL 110-181, 122 Stat. 325. Section 1068 repealed 2007 amendments to Insurrection Act which had expanded exemptions to 1878 Posse Comitatus Act limits on US Presidents’ power to deploy the military domestically. Amendments passed again in NDAA for FY2012, again giving President power to deploy military domestically.
- 2011/12/31 - Congress and President Obama passed National Defense Authorization Act for FY2012 - PL 112-81, 125 Stat. 1298. Section 1021 codified authority for US President to order military arrest and indefinite detention of American civilians without charge or trial under 10 USC 801 et seq. (Uniform Code of Military Justice), to the extent the 2001 Authorization for Use of Military Force, passed under the 1973 War Powers Act, (50 U.S. Code § 1541) is construed as putting the United States in a permanent state of war (Global War on Terror) and Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, first declared by President Bush in 2001 is extended. It has been extended, every year since and is in force today, most recently Sept. 9, 2022 by Biden, along with President Trump’s Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID–19) Outbreak*
- 2014/07/31 - Executive Order 13674 *Revised List of Quarantinable Communicable Diseases*, adding transmission-capable but asymptomatic SARS to list authorizing HHS to order apprehension and indefinite detention of Americans for contracting common respiratory illnesses under 42 USC 264(b) and 42 CFR 70.6. (Obama)
- 2016/07/01 - Executive Order 13732, *United States Policy on Pre- and Post-Strike Measures To Address Civilian Casualties in U.S. Operations Involving the Use of Force* (Obama)
- 2016/07/15 - Presidential Policy Directive-40, *National Continuity Policy*. Not available<sup>46</sup> for dissemination. Core principles and concepts are included in Feb. 2018 Continuity Guidance Circular.<sup>47</sup> Prior versions included NSPD-51<sup>48</sup> and HSPD-20 (2007) and PDD-NSC-67 (1998)<sup>49</sup>
- 2016/11/04 - Executive Order 13747, *Advancing the Global Health Security Agenda To Achieve a World Safe and Secure From Infectious Disease Threats* (Obama)
- 2016/12/23 - Congress and President Obama passed National Defense Authorization Act for FY2017. PL 114-328, 130 Stat. 2509. Established, as Note to 10 USC 382, DOD Defense Security Cooperation Agency (DSCA) and Director of DSCA, with authority to coordinate and synchronize US military with foreign military forces, and conduct domestic military campaigns in violation of the 1878 Posse Comitatus Act.
- 2017/01/23 - Department of Homeland Security published Biological Incident Annex to the Response and Recovery Federal Interagency Operational Plans.<sup>50</sup> At p. 70, stated that 10 USC 382 “permits Department of Defense to provide support to the Department of Justice under certain circumstances in emergency situations involving Weapons of Mass Destruction, including biological weapons and materials.”
- 2019/02/11 - Executive Order 13859, *Maintaining American Leadership in Artificial Intelligence* (Trump)
- 2019/09/19 - Executive Order 13887, *Modernizing Influenza Vaccines in the United States to Promote National Security and Public Health* (Trump)
- 2020/12/07 - Executive Order 13961, *Governance and Integration of Federal Mission Resilience*, implementation of PD-40 (Trump).
- 2022/09/12 - Executive Order 14081, *Advancing Biotechnology and Biomanufacturing Innovation for a Sustainable, Safe, and Secure American Bioeconomy* (Biden)
- 2022/10/18 - National Biodefense Strategy and Implementation Plan<sup>51</sup> for Countering Biological Threats, Enhancing Pandemic Preparedness, and Achieving Global Health Security (Biden)

<sup>46</sup> <https://www.fema.gov/emergency-managers/national-preparedness/continuity/toolkit/resources>

<sup>47</sup> <https://www.fema.gov/sites/default/files/2020-10/continuity-guidance-circular-2018.pdf>

<sup>48</sup> <https://www.govinfo.gov/content/pkg/PPP-2007-book1/pdf/PPP-2007-book1-doc-pg547.pdf>

<sup>49</sup> <https://irp.fas.org/offdocs/pdd/pdd-67.htm>

<sup>50</sup> [https://www.fema.gov/sites/default/files/2020-07/fema\\_incident-annex\\_biological.pdf](https://www.fema.gov/sites/default/files/2020-07/fema_incident-annex_biological.pdf)

<sup>51</sup> <https://www.whitehouse.gov/wp-content/uploads/2022/10/National-Biodefense-Strategy-and-Implementation-Plan-Final.pdf>

## Global Health Security Agenda Act in NDAA: WHO International Health Regulations amendments and pandemic treaty

*Related:* A few weeks ago, Congress and President Biden passed the Global Health Security Agenda Act, as part of the NDAA for FY2023<sup>52</sup> at Section 5955, p. 951.

They've been trying to smuggle that through since 2016, to strengthen the interlocking chains between World Health Organization programs to terrify, control and kill people, and US Government programs to do the same things.

Translated into plain English, the Global Health Security Agenda is the Global War on Humans Using Terror, Communicable Pathogens and Toxic Injections.

For the latest on the WHO campaigns, see James Roguski, Top 100 Reasons to #StopTheTreaty, #StopTheAmendments, and #ExitTheWHO.<sup>53</sup>

From Roguski transcript:

The first and most important point that I would like to make is that I am about to discuss two very different things. First, I will talk briefly about the proposed "Pandemic Treaty."

More people seem to be aware of the so-called "Pandemic Treaty," but, while I see it as being an important issue, I believe that it is also functioning as a decoy that is designed to distract people from the much larger and more immediate threat to our rights and freedoms, which are the proposed amendments to the International Health Regulations.

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## PDF compilations of Bailiwick News

I started focusing on Covid-19 legal issues at the end of January 2022. I collate my reporting into PDFs for readers who prefer to read printed material and for those who want to save the information offline. I archive them at my Wordpress site: Bailiwick News Archives.<sup>54</sup>

- February 2022 Bailiwick News<sup>55</sup> (60 pages)
- March 2022 Bailiwick News<sup>56</sup> (51 pages)
- April 2022 Bailiwick News<sup>57</sup> (50 pages)
- May 2022 Bailiwick News<sup>58</sup> (55 pages)
- June 2022 Bailiwick News<sup>59</sup> (48 pages)
- July 2022 Bailiwick News<sup>60</sup> (41 pages)
- August 2022 Bailiwick News<sup>61</sup> (43 pages)
- September 2022 Bailiwick News<sup>62</sup> (30 pages)
- October 2022 Bailiwick News<sup>63</sup> (59 pages)
- November 2022 Bailiwick News<sup>64</sup> (54 pages)
- December 2022 Bailiwick News<sup>65</sup> (63 pages)

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<sup>52</sup> <https://www.congress.gov/117/bills/hr/7776/BILLS-117hr7776enr.pdf>

<sup>53</sup> <https://jamesroguski.substack.com/p/100-reasons>

<sup>54</sup> <https://bailiwicknewsarchives.wordpress.com/teleopolitics/>

<sup>55</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/05/2022.02-february-bailiwick-posts.pdf>

<sup>56</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/04/2022.03-march-bailiwick-posts.pdf>

<sup>57</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/05/april-bailiwick-news.pdf>

<sup>58</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/07/2022.05-may-bn.pdf>

<sup>59</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.06-june-bailiwick-news.pdf>

<sup>60</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/08/2022.07-bailiwick-news-july-.pdf>

<sup>61</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/09/2022.08-bailiwick-news-august.pdf>

<sup>62</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09-bailiwick-news-sept..pdf>

<sup>63</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.10-bailiwick-news-oct.pdf>

<sup>64</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.11-bailiwick-news-nov.pdf>

<sup>65</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2022.12-bailiwick-news-dec.pdf>

## Other PDFs

- American Domestic Bioterrorism Program<sup>66</sup> (Sept. 20, 2022 version, 67 pages)
- Statutory History Orientation Memo<sup>67</sup> (Nov. 21, 2022, 45 pages)
- Six Key Statutes Creating American Domestic Bioterrorism Program<sup>68</sup> (Dec. 19, 2022, 14 pages)

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## **Jan, 7, 2023 - Could Congress members, federal and state judges, state legislators, governors and prosecutors restore the American Constitutional republic?**

*Yes. But they've failed to take the necessary steps for a long time, and they need well-informed, strong popular support to start walking that path now.*

I field a lot of emails and comments, paraphrased as:

WTF?

How can unconstitutional executive abuses of power happen in a Constitutional republic?

They're unconstitutional!

They're illegal! They're unlawful!

They're treasonous! They're crimes!

Why can't the bioterrorism program be stopped through Congress repealing the bad laws? Or by withholding funding through its budget power and debt-ceiling control and other financial mechanisms?

Why can't it be stopped in the courts? Why don't people just file some lawsuits?

It's oxymoronic to say that unconstitutional things can happen in a Constitutional republic!

Stop saying these terrible things!!!

Longtime readers will know (I mention it for new readers) that since I wandered into these dark caves of American legal history almost a year ago<sup>69</sup> — I've found it extraordinarily difficult to express the paradoxes living in here.

I have yet to find a quick, clean way to convey the distinction between

1. Federal, state and local government-run slavery and killing programs that are actually, observably being funded by Congress, implemented by Presidents and Cabinet agencies, including the US military, left undisturbed by courts, and cooperated-with by most of the population, in the real world we've lived in since January 2020 and
2. What things would be like if those government agents and acts were bound by constitutional limits, and pushed back within those legitimate, moral limits.

It's the difference between *de facto* and *de jure*.

*De facto*<sup>70</sup> is what happens and is enforced or not stopped in fact and in practice.

*De jure*<sup>71</sup> is what is right by law, just and proper in moral terms, even if it's not occurring in fact because the men, women and institutions empowered to protect and defend those lawful principles and practices have been incapacitated, bound up or induced into a moral and legal coma.

Living, breathing tyrants are currently, observably, effectively using power they do not rightfully have, because no one is stopping them.

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<sup>66</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/09/2022.09.20-american-domestic-bioterrorism-program-pdf.pdf>

<sup>67</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.11.21-statutory-history-orientation-memo-footnoted.pdf>

<sup>68</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

<sup>69</sup> <https://bailiwicknews.substack.com/p/attorney-todd-callender-explains>

<sup>70</sup> [https://www.merriam-webster.com/dictionary/de facto](https://www.merriam-webster.com/dictionary/de%20facto)

<sup>71</sup> [https://www.merriam-webster.com/dictionary/de jure](https://www.merriam-webster.com/dictionary/de%20jure)



The coma has been induced by men and women engaged in evil, not to give the American Constitutional republic patient's body politic rest and time to heal, but to prevent the People who live under that social covenant, from thwarting the aims of those evil tyrants.

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Two more paradoxical aspects of the current situation, the *status quo*:<sup>72</sup>

### Lawmakers

For many decades, almost all of the American lawmakers whose duty it is to be careful about only adopting constitutionally-sound laws and blocking bad laws from passage, failed to fulfill those legal and moral obligations, at the federal and state levels.

Worse, almost all of them cast votes to actively pass bad laws that *de facto* transferred massive amounts of illegitimate pseudo-power into the hands of the President and Cabinet secretaries. Many of them have been returned to office repeatedly. None of them, as of today, have made moves to publicly call out the stealth coup d'état that's occurred, and repeal the very bad laws that made the coup possible at all.

### Judges

Almost all of the jurists whose job it is to interpret laws, nullify bad ones, and restore justice during circumstances in which real world actors are violating legal and moral boundaries, have themselves been AWOL. They've dismissed thousands of cases whose full development would have provided openings for judicial checks on tyrannical power.

Even worse, some judges have made precedential decisions purporting (unjustly and immorally) to pseudo-uphold unconstitutional laws and executive acts.

The corrective mechanisms built into the Constitution by Divine inspiration given to the Founding Fathers — the checks and balances — are broken.

And they've been broken for a really long time.

Despite the past record of failure and the structural barriers to success, I have consistently encouraged everyone who wants to file anything, with any federal or state court or legislative body, to do so. I still do.

The aggregate of all that litigation and petitioning is part of what will push the judges and legislators — who have been deferring to the unconstitutional pseudo-authority wielded by the executive branch for a very long time — to *stop deferring* to the illegitimate executive usurpation, and join Team People and Team Constitutional-republic.

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Why does it continue, and what can be done to change things?

Congress and Courts Past (think Charles Dickens and Scrooge) were comprised of at least two sorts of people. Some have been men and women who didn't understand how broken their institutions had become and how much their own contemporary actions were contributing to the broken state of affairs and helping the tyrants induce the coma into which the American Constitutional republic has fallen.

Others knew how broken the institutions were, but willed the destruction to happen and to expand in scope. Some of them benefited financially or socially from their own incapacitation; they aggregated wealth and long political careers.

Others have been — and still are — true believers in the merits of slavery and mass murder under the more palatable programmatic label of population control to ease burdens on planetary resources. Think Henry Kissinger and Bill Gates.

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<sup>72</sup> [https://www.merriam-webster.com/dictionary/status quo](https://www.merriam-webster.com/dictionary/status%20quo)

For those who are all-in on the criminal project, it doesn't matter how much information or popular support the People provide them. They won't find the will or the path to fight back. They're not looking.

But for those who are merely ignorant (because kept so by the tyrants) or who understand the predicament but lack personal courage and strong wills, information and popular support from the People are extremely useful.

A new Congress has just been seated: Congress Present. State and federal judges continue to handle civil litigation and criminal prosecution in courthouses all over the country. New state legislators are working in the statehouses. Attorneys general and district attorneys exist.

If some of those men and women stand up, speak out and stop deferring to tyrants, huge chunks of the open-air prison walls will fall down.

Keep pushing, People.

\* \* \*

**Jan. 9, 2023 - Christine Dolan of CD Media interview with Sasha Latypova and Katherine Watt  
Link to Roguski WHO reporting. Plus repost of Oct. 12 draft 18 USC 2333 federal bioterrorism case against defendants Azar, Kadlec and Gruber.**

Video

- Jan. 8, 2022 - No doubt it's a bioweapon, not a vaccine.<sup>73</sup> Christine Dolan, Sasha Latypova, Katherine Watt. (52 min). Rumble/CDMedia. BitChute<sup>74</sup>/Team Enigma.

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World Health Organization + US Government Global Overthrow + Genocide Program Updates

For coverage of this week's closed-door, private World Health Organization/US Government global coup d'état planning meetings, please follow James Roguski on Substack: Top 100 Reasons to #StopTheTreaty, #StopTheAmendments, and #ExitTheWHO.<sup>75</sup>

I focus on American Constitutional and statutory law.

Roguski is the go-to for investigative reporting on World Health Organization treaties and regulations.

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Repost -- Oct. 12, 2022 - Secret Squirrel v. Azar, Kadlec and Gruber.<sup>76</sup> First parts of draft 18 USC 2333 federal civil complaint. Secret Squirrel is a John Doe/Jane Doe figure: a stand-in for anyone injured or bereaved by the actions of the US Government agents who launched and currently maintain the fraudulent and murderous Covid-19 national 'public health emergency' program.

Jan. 9, 2023 Note:

The 18 USC 2333 federal civil-criminal legal strategy was the subject of several other posts and comment threads in October, including posts advocating that an 18 USC 2333 count be added to Brook Jackson's False Claims Act case under 31 U.S.C. § 3730, against Pfizer, Ventavia and ICON.

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<sup>73</sup> <https://rumble.com/v24fn7i-livestream-1230pm-est-the-globalists-in-plain-sight-with-sasha-latypova-kat.html>

<sup>74</sup> <https://www.bitchute.com/video/BYIkD3GHt5z1/>

<sup>75</sup> <https://jamesroguski.substack.com/p/100-reasons>

<sup>76</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

I advocated for that strategy after the US Government intervened in her case on Oct. 4, 2022<sup>77</sup> (at pp. 6-8 ) to corroborate Pfizer's April 22, 2022<sup>78</sup> claim (at pp. 8, 11-13 and 25-26) that contractors were supplying the Department of Defense under Other Transactions Authority (OTA) bioweapon production contracts that did not include valid clinical trials or compliance with safety or efficacy standards as conditions for product authorization, distribution and use, or as conditions for federal government payment to contractors for products supplied.

In my view, Alex Azar, Robert Kadlec and Marion Gruber should be the first American war criminals prosecuted for the American implementation of the Covid-19 mass terror and mass murder campaign. There will be hundreds of defendants eventually; I posted a starter list in August 2022<sup>79</sup> and update it as I find more criminals in the records.

As I state in the Oct. 12, 2022 original post<sup>80</sup> and Oct. 13, 2022 further discussion,<sup>81</sup> Anthony Fauci should be prosecuted. But the case against him will be much larger and more complex than the cases against Azar, Kadlec and Gruber, for example, because Fauci's role as a primary architect of the crimes and the pseudo-legal pre-crime coverup mechanisms, goes back to the late 1960s when he arrived at the National Institutes of Health.

Please don't interpret this draft's focus on Azar, Kadlec and Gruber as somehow exonerating or letting Fauci or other war criminals off the hook.

Readers interested in the 18 USC 2333 and Jackson v. Pfizer/DoD discussions that preceded and followed the original post, please see footnoted PDF compilations of Bailiwick News for October 2022,<sup>82</sup> and/or Substack links in sidebar.

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John Doe v. Azar, Kadlec, Gruber and Hinton.<sup>83</sup>

18 USC 2333 provides civil remedies in US courts for any national of the United States injured in his or her person, property, or business by reason of an act of international terrorism, or his or her estate, survivors, or heirs.

Plaintiff JOHN DOE, files this suit individually and on behalf of all others similarly situated.

Since January 2020, Plaintiff has been subjected to US-government-directed, purported but illegitimate, suspension of the US Constitution and purported but illegitimate suspension of federal and state laws and regulations criminalizing domestic and international terrorism and related criminal acts.

Plaintiff has been subjected to US Government-directed imposition of coercive psychological manipulation, propaganda and censorship campaigns; physical 'lockdowns;' electoral fraud; mask mandates; school, church and business closures; restrictions on freedom of movement, assembly and association; fraudulent diagnostic testing programs; lethal hospital and nursing home treatment protocols incentivized through federal funding schemes; and fraudulent 'vaccine' promotional campaigns and mandates.

This sequence of US Government attacks on the American people culminated in debilitating and/or lethal 'vaccine' injections which have resulted in personal injury and/or death to victims including Plaintiff and all others similarly situated.

Plaintiff files this action against Defendants Alex **Azar**, Robert **Kadlec**, Marion **Gruber** and Denise **Hinton** in their official capacities as government employees who served, at all relevant times, in the Department of Health and Human Services, to the extent that the US Government attempts to defend this suit on grounds that the PREP Act and related federal legislation duly authorized defendants' criminal acts.

On information and belief, Plaintiff alleges that Defendant Azar committed the first in a series of criminal acts of international terrorism on or about January 31, 2020, when he signed a 'Determination that a Public Health

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<sup>77</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>78</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>79</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

<sup>80</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

<sup>81</sup> <https://bailiwicknews.substack.com/p/18-usc-2333-cases-venue-national>

<sup>82</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.10-bailiwick-news-oct.pdf>

<sup>83</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.10-draft-18-usc-2333-complaint-background-azar-kadlec-gruber-hinton.pdf>

Emergency Exists,<sup>84</sup> referring to the Covid-19 outbreak, and a ‘Declaration’ that “circumstances exist justifying the authorization of emergency use of in vitro diagnostics for detection and/or diagnosis of this novel coronavirus.” The determination and declaration were recorded in the Federal Register as taking effect Feb. 04, 2020. 85 Federal Register 7316.<sup>85</sup>

On information and belief, Plaintiff alleges that Defendant Kadlec conspired and coordinated additional criminal acts, including Defendant Azar’s March 10, 2020 issuance of A Declaration Under the PREP Act for Medical Countermeasures Against COVID–19, purported to take effect on Feb. 04, 2020. 85 Federal Register 15198.<sup>86</sup>

On information and belief, Kadlec and Azar conspired to prepare and promulgate another ‘Declaration of Emergency Use Authorization’ on March 24, 2020, this time declaring “that circumstances exist justifying the authorization of emergency use of medical devices, including alternative products used as medical devices.” 85 Federal Register 17335.<sup>87</sup>

The “declarations” prepared and promulgated by Kadlec and Azar purported to provide blanket civil liability immunity for all persons involved in criminal acts of bioweapon research, development, manufacture, distribution, storage and administration for the toxic products that were later fraudulently presented to the public as ‘medical countermeasures’ intended to prevent or treat Covid-19 infection. These toxic and fraudulent products include but are not limited to masks, diagnostic tests, therapeutics and vaccines.

On information and belief, Defendant Marion Gruber knowingly, intentionally, maliciously and with reckless disregard for human life, supervised criminally fraudulent clinical trials and criminally fraudulent regulatory review procedures for the US Government-sponsored bioweapons known as Covid-19 vaccines between February and December 2020.

On information and belief, credible whistleblower reports were filed with FDA by clinical trials manager Brook Jackson, starting in September 2020. Between September and December 2020, Defendant Gruber ignored and suppressed investigation into Jackson’s claims.

On the basis of the data produced by the criminally fraudulent clinical trials and regulatory reviews, Defendant Gruber signed Emergency Use Authorization ratification documents on Dec.11, 2020 (Pfizer/BioNTech<sup>88</sup>); Dec. 18, 2020 (Moderna<sup>89</sup>); and Feb. 27, 2021 (Janssen<sup>90</sup>).

The US Government ‘vaccination’ campaign began Dec. 12, 2020, immediately following Defendant Gruber’s signature authorizing emergency use of the Pfizer/BioNTech product.

On information and belief, Defendant Hinton on Jan. 12, 2021 signed two *Authorizations of Emergency Use of Certain Drug and Biological Products During the COVID–19 Pandemic*, pertaining to Pfizer's products, effective Dec. 11, 2020 and Moderna's products, effective Dec. 18, 2020. Rear Admiral Hinton's letters were published in the Jan. 19, 2021 86 Federal Register 5200.<sup>91</sup>

*But for* the criminal actions of defendants Azar, Kadlec, Gruber and Hinton, the US Government’s planned and coordinated massacre and maiming of the American people under the fraudulent pretext of ‘public health,’ operational from January 2020 to the present, could not have occurred.

Plaintiff further files this action against Defendants in their personal capacities to the extent that the US Government attempts to defend this suit on grounds that there are no federal laws authorizing the acts committed by defendants, and defendants therefore acted outside the scope of their official duties and authorities.

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<sup>84</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>85</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>86</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-17/pdf/2020-05484.pdf>

<sup>87</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-27/pdf/2020-06541.pdf>

<sup>88</sup> <https://www.fda.gov/media/144416/download>

<sup>89</sup> <https://www.fda.gov/media/144673/download>

<sup>90</sup> <https://www.fda.gov/media/146338/download>

<sup>91</sup> <https://www.govinfo.gov/content/pkg/FR-2021-01-19/pdf/2021-01022.pdf>

Plaintiff seeks declaratory judgment permanently terminating all active US Government emergency declarations and determinations, emergency use authorizations and 'vaccination' campaigns.

These declarations, determinations, authorizations and campaigns and the preparatory psychological, social, political, economic and religious assault on plaintiffs that made them possible, violate the US Constitution and federal laws which prohibit and provide civil and criminal penalties (including capital punishment,) for acts of international and domestic terrorism; acts of chemical, biological, radiological and nuclear warfare; torture; maiming; mutilation; murder; conspiracy to murder; genocide; and other federal and international crimes.

Plaintiff denies that the actions of defendants in the Covid-19 context, undertaken since January 2020, fall under US federal statutes, regulations and executive orders governing public health emergencies, medical countermeasures, and security countermeasures through the Public Health Service Act at 42 USC 201 et seq, the Food Drug and Cosmetics Act at 21 USC 301 et seq. and related public health laws.

Plaintiff denies that the pathogen class known as SARS-CoV-2 is a naturally-occurring virus subject to public health programs under any legitimate communicable disease control and prevention authorities and programs of the Department of Health and Human Services.

Plaintiff denies that the pandemic management program promulgated by the Department of Health and Human Services, National Institutes for Health, Centers for Disease Control and Prevention, Centers for Medicare and Medicaid Services and related agencies, including but not limited to lockdowns and stay-at-home programs; mask programs; Plexiglass barrier programs; mass testing programs; six-foot 'social distancing' programs; occupancy limits and building closures; prohibitions on administration of early treatment protocols such as Ivermectin, hydroxychloroquine, Vitamin D, Vitamin C, Zinc; and coerced administration of deadly late-treatment protocols such as isolation, restraint, dehydration, starvation, sedation, Remdesivir/Veklury, ventilation, may be construed as legitimate exercise of communicable disease control authorities.

Plaintiff denies that the class of injectable toxins known as 'Covid-19 vaccines' are medical products or devices intended to treat or prevent disease, as regulated under FDA programs governing Emergency Use Authorization (EUA) products, Biologics License Applications (BLA), Investigational New Drug (IND), Investigational Device Exemption (IDE) or other FDA frameworks relating to production and use of novel biological and chemical products and devices on human beings.

Plaintiff denies the applicability of the Federal Tort Claims Act (28 U.S.C Chapter 171; 28 USC 1346); Vaccine Injury Compensation Program (42 USC 300aa-10 et seq); Countermeasures Injury Compensation Program (42 USC §247d–6e et seq) and other federal civil remedies, on the grounds that defendants have committed *criminal* acts of an almost-incomprehensibly outrageous nature, which cannot be adequately remedied through compensatory frameworks intended to address ordinary negligence, negligence per se, recklessness or willful misconduct.

Plaintiff asserts that the pathogen class known as SARS-CoV-2 is an offensive biological weapon developed, patented and released by officials working for the US Department of Health and Human Services and Department of Defense Chemical and Biological Warfare Program, in violation of 50 USC Chapter 32 and related federal and international laws.

Plaintiff asserts that the pandemic management program, from the initial promulgation of 'stay-at-home orders' to the execution of CMS-funded hospital homicide protocols and the 'vaccination' campaign, has been — since inception — a planned, coordinated, comprehensive military campaign intended to isolate, disorient, injure and kill as many Americans as possible, under the re-classification of our civilian population as enemy targets by the US Government through the Department of Defense.

Plaintiff asserts that the injectable toxins known as 'Covid-19 vaccines' are a class of biological and chemical weapons developed, patented and released by officials working for the US Department of Health and Human Services and Department of Defense.

Plaintiff asserts that, since January 2020, the US government has met the standards for designation as a foreign terrorist organization under 8 USC 1189, and that the actions of US government defendants in the Covid-19 context were, are and will continue to be criminal acts under US federal statutes, regulations and executive orders prohibiting and establishing criminal penalties for several federal crimes.

Federal crimes for which there is evidence to prosecute defendants, including but not limited to Azar, Kadlec, Gruber and Hinton include **international terrorism** (18 USC 2331-1); **domestic terrorism** (18 USC 2331-2); **biological weapons** production and use (18 USC 175); **chemical weapons** production and use (18 USC 229); **war crimes** as defined by the 1949 Geneva Conventions, including torture, cruel or inhuman treatment, performing biological experiments without informed consent, murder, mutilation or maiming, and intentionally causing serious bodily injury (18 USC 2441); production and use of **weapons of mass destruction** (18 USC 2332a); **genocide** (18 USC 1091); **murder** (18 USC 1111); **attempted murder** (18 USC 1113); **conspiracy to commit murder** (18 USC 1117); **torture** (18 USC 2340A); **financial transactions** with countries supporting international terrorism (18 USC 2332d); providing **material support** to terrorists (18 USC 2339A); **treason** (18 USC 2381); **misprision of treason** (18 USC 2382); **rebellion** or insurrection (18 USC 2383) and **sedition conspiracy** (18 USC 2384).

Plaintiff seeks Declaratory Judgment and Injunctive Relief terminating the 'public health emergency,' restoring our Constitutional, republican, federalist form of government, and suspending the US Government's ongoing chemical and biological warfare program colloquially known as the 'vaccination' program.

Plaintiff seeks removal from office and federal criminal prosecution of the architects and executors of the SARS-CoV-2 pathogen development, patenting, manufacture and release program.

Plaintiff seeks removal from office and federal criminal prosecution of the US government officials who served as architects and executors of the Covid-19 'vaccine' bioweapons development, patenting, manufacture, distribution and administration program.

Plaintiff seeks compensatory and punitive damages for injuries and deaths sustained by Plaintiff and others similarly situated.

Plaintiff seeks additional injunctions, removal from office and criminal prosecutions of all US Government officials identified as co-conspirators during this litigation, to prevent their continued planning and execution of additional US Government-sponsored crimes.

Plaintiff is prepared to produce ample evidence of such ongoing and forthcoming crimes, which have been planned and publicly announced through reports, tabletop exercises, executive orders, press releases and other public records relating to the establishment of 'quarantine camps,' and the deliberate US Government-directed destruction of food supply chains, fuel supply chains, financial transaction systems and other essential human support systems, for the offensive military purpose of instilling and maintaining chronic, intense fear and disorientation among the American people and establishing centralized behavioral control of the population through Central Bank Digital Currency (CBDC) linked to a centralized digital identification and credentialing system.

\* \* \*

**Jan. 13, 2022 - Repost - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws, and the DOD-DOJ-HHS complex has replaced federal legislatures and courts.** Originally posted Sept. 14, 2022.

*Jan. 13, 2023 introductory note:*

A series of recent email exchanges on the role of contracts in the Covid bioterrorism programs, reminded me of this Sept. 14, 2022 post: [Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws.](#)<sup>92</sup>

Among other things, the contracts are a window through which to see how treasonous US Government/DOD officials and other one-world-enslavement proponents now frolicking in their own moral excrement at Davos,<sup>93</sup> created mechanisms to transfer the governing authorities and national assets of formerly sovereign states to the would-be central-control slave masters, under the pretext and claimed-but-illegitimate emergency powers of each Public Health Emergency of International Concern (PHEIC) declaration.

These mechanisms rely on widespread popular acceptance of lies: that communicable pathogens, ecological crises and minor social inequities among the world's rabble are the main risks to humanity.

These mechanisms rely on deflecting public attention away from the truth: that the biggest threat to humanity is the centuries-old one-world-enslavement program itself, and the social chasm that lies between the rabble and the high-flying, above-the-law men and women who will elaborate on their long-standing, far-reaching diabolical plans in gory-but-disguised detail at the World Economic Forum conference in Switzerland in a few days.

For readers who are extremely invested in Civil War corporate and martial law history,<sup>94</sup> the District of Columbia organic constitution, current state national citizenship movements, birth certificates as financial instruments and legal standing as “man” and “woman,” please understand that I’m aware of those complex issues and I’m reading and processing the historical material as quickly as I can.

At the same time, I’m also tracking and participating in fast-moving developments in the global effort to use existing legal institutions, however impotent they may appear<sup>95</sup> when understood in historical context, to stop the Covid bioterrorism program and bring the war criminals to justice.

For example, I’m working on a team of people who are developing more easily-digestible educational materials to help American state prosecutors, legislators, judges and governors understand the complex, hidden power transfers that have already taken place through the power-mediating institutional front of the World Health Organization;<sup>96</sup> how those power transfers have hurt people and governments in each American state; and how state governments can block expansion plans<sup>97</sup> and **actively non-comply** with the ongoing federal, criminal enterprises.

In other words, I understand the basic premises of the Civil War legal history and think they’re relevant and important for what’s happening now.

I also believe that the living, breathing, thinking, speaking men and women who are working today in the legislatures, prosecutor’s offices, and courts — already and still have the moral and constitutional, legal authority they need *if they exercise it*, to break the pseudo-legal bars of the pseudo-legal cages in which the globalists and their executive branch and DoD co-conspirators are capturing, controlling and culling us.

I don’t see the organic constitution approach as a silver bullet.

I don’t see any single approach as the best or only way to counter-attack the global criminal syndicalists who are attacking humanity, and bring their current crime spree to an end.

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<sup>92</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

<sup>93</sup> <https://www.weforum.org/events/world-economic-forum-annual-meeting-2023/about/meeting-overview>

<sup>94</sup> <https://bailiwicknews.substack.com/p/reinhabiting-congress-and-all-the>

<sup>95</sup> <https://bailiwicknews.substack.com/p/on-the-powers-and-limitations-of>

<sup>96</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>97</sup> <https://jamesroguski.substack.com/p/100-reasons>

There are as many ways to work as there are people interested in doing so.

Keep pushing.

Whoever, wherever, whenever you happen to be, keep pushing in the way that is a good-enough fit between the skills, talents and experiences God has given you and the work you're interested in doing and have opportunities to do.

\*

Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.

For a while, I thought the World Health Organization Constitution<sup>98</sup> was the governing document that superseded the US Constitution and other rule-of-law charters governing other formerly sovereign nation-states when the WHO Director-General declared a public health emergency of international concern (PHEIC) and the federal public health officials in each country implemented the globalist overthrow by issuing federal declarations that a public health emergency (PHE) exists.

More recently, I speculated that perhaps there are secret UN Rules of Engagement<sup>99</sup> that came into play once the nation-states fell to the foreign occupation forces.

I now think that the contracts between governments, pharmaceutical corporations (mostly Pfizer and Moderna) and the US Department of Defense are the legal turnkeys.

As a recap, WHO Director-General Tedros Adhanom Ghebreyesus declared Covid-19 outbreak a “public health emergency of international concern,”<sup>100</sup> (PHEIC) on Jan. 30, 2020.

This triggered the legal obligations of WHO member states under the 2005 International Health Regulations,<sup>101</sup> to suspend national sovereignty, WHO-conflicting federal [and state] laws, and all constitutional rights of citizens using the implementing domestic statutes and regulations they had previously adopted in compliance with the WHO IHR.

In compliance with these obligations, US Secretary of Health and Human Services Alex Azar declared Covid-19 a “public health emergency”<sup>102</sup> on Jan. 31, 2020, effective Jan. 27, 2020.

So Jan. 27, 2020 is the date that Americans began living under foreign occupation.

And because the PHE declaration has been renewed by the sitting HHS secretary every few months<sup>103</sup> since then [most recently Jan. 11, 2023<sup>104</sup>], we are still living under foreign occupation today.

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[In early September 2022], I was in an email discussion that began with PREP Act provisions found in Department of Defense contracts with subcontractors who produce the lethal injections marketed as “Covid-19 vaccines,” and moved on to address supply contracts signed between Pfizer and at least 110 national governments around the world.

It reminded me of Ehden Biber’s excellent July 2021 reporting on the Brazil contract.<sup>105</sup>

Biber is a London-based cybersecurity expert turned independent investigator.

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<sup>98</sup> [https://apps.who.int/gb/bd/pdf\\_files/BD\\_49th-en.pdf#page=6](https://apps.who.int/gb/bd/pdf_files/BD_49th-en.pdf#page=6)

<sup>99</sup> <https://bailiwicknews.substack.com/p/law-of-war-war-of-law>

<sup>100</sup> <https://www.paho.org/en/news/30-1-2020-who-declares-public-health-emergency-novel-coronavirus>

<sup>101</sup> <https://www.who.int/publications/i/item/9789241580410>

<sup>102</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>103</sup> <https://aspr.hhs.gov/legal/PHE/Pages/covid19-15jul2022.aspx>

<sup>104</sup> <https://aspr.hhs.gov/legal/PHE/Pages/covid19-11Jan23.aspx>

<sup>105</sup> <https://ehden.substack.com/p/pfizerleak-exposing-the-pfizer-manufacturing-and-supply-agreement-the-brazilian-job-day-56>



Biber's reporting on the Pfizer contracts can be found at his Substack Sense of Awareness<sup>106</sup> in posts published July 28-31, 2021, plus a few follow-up reports published between August 2021 and January 2022.

Below is an edited version of some of the email exchange, with quotes from Biber's reporting and excerpts from the Brazil and Albania Pfizer<sup>107</sup> contracts.

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During a recent Zoom meeting, Sasha Latypova, pharma/regulatory clinical trials professional turned independent investigator,<sup>108</sup> shared a website she recently found, which compiles Covid-related contracts.<sup>109</sup>

[The site was founded in 2006 and is funded by Soros, Ford, Rockefeller, McArthur and other genocidal zealots, which is odd. Use at your own risk.]

Latypova said she had started reviewing some of the vaxx contracts and discovered multiple subcontracts. She concluded that the products are manufactured by DOD, BigPharma is just a front, and the actual production happens at a network of small suppliers including Emergent Biosolutions (formerly BioPort<sup>110</sup>), National Resilience, and academic institutions including Texas A&M.

Latypova found contract language indicating that BARDA (DOD Biological Advanced Research and Development Authority) micromanages the projects. For example, some provisions require that DOD agents accompany contractor representatives during meetings with FDA officials. Some contracts list FDA as "chief science officer" for the subcontractor companies.

In other words, DOD has overtaken the entire pharmaceutical sector.

Another person on the call noted that the DOD direct control of the manufacturing through the subcontractors is the reason why there's no public access to vials for testing and verification of contents and no access to the US Attorney General for enforcement of manufacturing and other legal standards.

DOD directs DOJ attorneys to refuse to respond to crime and civil tort reports, citing military security and secrecy.

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Latypova also recapped work compiling the results of 26 different groups around the world that have analyzed a few thousand smuggled vials, referring to What is in the so-called COVID-19 "Vaccines"?<sup>111</sup> Part 1: Evidence of a Global Crime Against Humanity, published Sept. 3, 2022 in the *International Journal of Vaccine, Theory and Practice*:

Between July 2021 and August 2022, evidence of undisclosed ingredients in the COVID-19 "vaccines" was published by at least 26 researchers/research teams in 16 different countries across five continents using spectroscopic and microscopic analysis.

Despite operating largely independently of one another, their findings are remarkably similar and highlight the clear and present danger that the world's population has been lied to regarding the contents of the COVID-19 "vaccines"...

Surprise findings include sharp-edged geometric structures, fibrous or tube-like structures, crystalline formations, "microbubbles," and possible self-assembling nanotechnology.

The blood of people who have received one or more COVID-19 "vaccines" appears, in case after case, to contain foreign bodies and to be seriously degraded, with red blood cells typically in Rouleaux formation.

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<sup>106</sup> <https://ehden.substack.com/archive?sort=search&search=Contracts%20Pfizer>

<sup>107</sup> <https://ti-health.org/wp-content/uploads/2021/05/Albania-Pfizer.pdf>

<sup>108</sup> <https://www.trialsitenews.com/p/latypova>

<sup>109</sup> <https://keionline.org/covid-contracts>

<sup>110</sup> <https://www.mintpressnews.com/how-emergent-solutions-plans-corner-covid-19-cure-market/266615/>

<sup>111</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.03-ijvrp-vaxxes-26-.pdf>

"Not a single vial conforms to the manufacturing label," Latypova said.

After the meeting, Latypova circulated additional information by email, citing a PREP Act clause from a June 15, 2021 Moderna-DOD contract<sup>112</sup> for \$8 billion in product, noting that Pfizer and other contracts have the same clauses: H.8. Public Readiness and Emergency Preparedness (PREP) Act:

In accordance with the PREP Act, P.L. 109-148, Division C, Section 2, as amended (codified at 42 USC 247d-6d and 42 USC 247d-6e, as well as the Secretary of HHS's Declaration Under the PREP Act for Medical Countermeasures Against COVID-19, 85 Federal Register 15198 (Mar. 17, 2020, effective Feb. 4, 2020) and amended on April 15, 2020, 85 Federal Register 21012...

(i) This Agreement is being entered into for purposes of facilitating the manufacture, testing, development, distribution, administration and use of "Covered Countermeasures" for responding to the COVID-19 public health emergency, in accordance with Section VI of the PREP Act Declaration;

(ii) Contractor's performance of this Agreement falls within the scope of the "Recommended Activities" for responding to the COVID-19 public health emergency, to the extent it is in accordance with Section III of the PREP Act Declaration; and

(iii) Contractor is a "Covered Person" to the extent it is a person defined in Section V of the PREP Act Declaration.

Therefore, in accordance with Sections IV and VII of the PREP Act Declaration as well as the PREP Act, the Department of Defense contracting via assisted acquisition on behalf of the HHS, expressly acknowledges and agrees that the HHS Declaration cited above, specifically its language providing immunity from suit and liability is applicable to this acquisition as long as Contractors activities fall within the terms and conditions of the PREP Act and the PREP Act Declaration.

The Government may not use, or authorize the use of, any products or materials provided under this contract, unless such use occurs in the United States (or a U.S. territory where U.S. law applies such as embassies, military and NATO installations) and is protected from liability under a declaration issued under the PREP Act, or a successor COVID-19 PREP Act Declaration of equal or greater scope. Any use where the application of the PREP Act is in question will be discussed with Moderna prior to use and, if the parties disagree on such use, the dispute will be resolved according to the "Disputes Clause." (52.233-1)

The items and technology covered by this Contract are being developed for both civil and military applications."

Latypova commented:

"One obvious thing - statement that this technology is dual use, i.e. both civilian and military applications at the end of this clause. Meaning this is a weapon."

"Given this text, how are they selling this product internationally? They are saying that the PREP Act only absolves them if the product is sold in the US?"

*I replied:*

I don't know the answer to your question about selling internationally. Two possibilities that come to mind:

1. Maybe the pharma corps have parallel contracts in place with other countries/other countries' militaries, and the other countries have their versions of the PREP Act, which would be in line with the WHO IHR 2005 provisions requiring each signatory to adopt implementing legislation at the nation-state level.

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<sup>112</sup> <https://www.keionline.org/misc-docs/FOIA/DOD-Moderna-Contract-W911QY20C0100-P00007-15June2021.pdf>

2. Maybe the pharma corp contracts with other countries stipulate that the sales are conducted under US law, and US law provides the only remedies, superseding any domestic law of the other country and any international law, and the contracts provide citations back to the US PREP Act. That would be in line with the various Intellectual Property and international trade laws and agreements from the last couple of decades that explicitly supersede domestic environmental and labor laws, under the World Trade Organization and GATT (General Agreement on Tariffs and Trade) frameworks

Then I dug up the January 2021 Albania contract<sup>113</sup> on my hard-drive and did keyword searches for 'PREP' and 'liabilit,' and located an indemnification section that covers a lot of potential losses.

#### 8.1 Indemnification by Purchaser [Government of Albania].

Purchaser hereby agrees to indemnify, defend and hold harmless Pfizer, BioNTech, each of their Affiliates, contractors, sub-contractors, licensors, licensees, sub-licensees, distributors, contract manufacturers, services providers, clinical trial researchers, third parties to whom Pfizer or BioNTech or any of their respective Affiliates may directly or indirectly owe an indemnity based on the research, development, manufacture, distribution, commercialization or use of the Vaccine, and each of the officers, directors, employees and other agents and representatives, and the respective predecessors, successors and assigns of any of the foregoing ("Indemnitees"), from and against any and all suits, claims, actions, demands, losses, damages, liabilities, settlements, penalties, fines, costs and expenses (including, without limitation, reasonable attorneys' fees and other expenses of an investigation or litigation), whether sounding in contract, tort, intellectual property, or any other theory, and whether legal, statutory, equitable or otherwise (collectively, "Losses") arising out of, relating to, or resulting from the Vaccine, including but not limited to any stage of design, development, investigation, formulation, testing, clinical testing, manufacture, labeling, packaging, transport, storage, distribution, marketing, promotion, sale, purchase, licensing, donation, dispensing, prescribing, administration, provision, or use of the Vaccine.

#### 8.2 Assumption of Defense by Purchaser.

The Indemnitee(s) shall notify Purchaser of Losses for which it is seeking indemnification pursuant hereto ("Indemnified Claims"). Upon such notification, Purchaser shall promptly assume conduct and control of the defense of such Indemnified Claims on behalf of the Indemnitee with counsel acceptable to Indemnitee(s), whether or not the Indemnified Claim is rightfully brought; provided, however, that Purchaser shall provide advance notice in writing of any proposed compromise or settlement of any Indemnified Claim and in no event may Purchaser compromise or settle any Indemnified Claim without Indemnitee(s)'s prior written consent, such consent not to be unreasonably withheld. Indemnitee(s) shall reasonably cooperate with Purchaser in the defense of the Indemnified Claims.

The same language is in the contract the Brazilian government signed in Spring 2021, described by Ehden Biber in July 2021.<sup>114</sup> [I haven't been able to find a PDF of the Brazil contract Biber used; he used screenshots and alternated the screenshots with interpretive text.]

Biber found that the Brazil contract imposed no requirements for certified Good Manufacturing Practices, and required the Brazilian government to "grant or obtain on Pfizer's behalf, all exemptions, exceptions and waivers of country specific requirements for the Product...including but not limited to serialization, applicable laboratory or quality testing and/or marketing information form submission and approval..." and required that the contracts be kept from the public for 10 years.

Biber also found that the Brazil contract put the Brazilian government on the hook for damages, waived the sovereign immunity of the Brazilian government, referred all claims to New York, USA courts or other "court of competent jurisdiction" and prohibited Brazil's government from changing its own national laws to change liability, in language identical to the Albanian Pfizer contract at 9.5:

Purchaser represents that it has and will continue to have adequate statutory or regulatory authority and adequate funding appropriation to undertake and completely fulfil the indemnification obligations and provide

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<sup>113</sup> <https://ti-health.org/wp-content/uploads/2021/05/Albania-Pfizer.pdf>

<sup>114</sup> <https://ehden.substack.com/p/pfizerleak-exposing-the-pfizer-manufacturing-and-supply-agreement-the-brazilian-job-day-56>  
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adequate protection to Pfizer and all Indemnitees from liability for claims and all Losses arising out of or in connection with the Vaccine or its use.

Purchaser hereby covenants and acknowledges and agrees that a condition precedent for the supply of the Product hereunder requires that Purchaser shall implement and maintain in effect such statutory or regulatory requirements or funding appropriation sufficient to meet its obligations in this Agreement prior to supply of the Product by Pfizer and thereafter shall maintain such statutory and regulatory requirement and funding appropriation, each as applicable, for so long as necessary to meet all of Purchaser's obligations under this Agreement...

Biber later reported that Carlos Murillo,<sup>115</sup> who was the head of Pfizer Brazil in 2020 when the contract negotiations started, and was head of Pfizer Latin America as of January 2022, testified in May 2021:

"The conditions that Pfizer sought for Brazil are exactly the same conditions that Pfizer has negotiated and signed, at this moment, with more than 110 countries in the world.[...] From the point of view of our international consistency, given the pandemic situation, given our vaccine development process, these were the conditions negotiated and accepted by 110 countries with whom Pfizer has signed the contract today."

Biber's Aug. 2021 take on what to do: What if the Pfizer contracts were declared illegal?<sup>116</sup> and his request to the British government from Jan. 2022: Leaked: Our Government's Secret Contract That Endangers Our Democracy.<sup>117</sup>

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Latypova asked: "Can this be viewed as invasion, i.e. takeover of legislature of sovereign states by the DOD-Pharma cartel? Are the buyers effectively signing away their rights to make laws in their own countries?"

*I replied:*

Yes. But also, there are many, many precedents for that signing away of sovereignty over the last few decades, especially through the General Agreement on Trade and Tariffs (1947) as updated and institutionalized in the World Trade Organization (1995) to override laws protecting domestic industrial production rights, labor and environmental standards and intellectual property rights held by formerly-sovereign nations and people.

It can and has been viewed as invasion, mostly by people like the 1999 Battle for Seattle, anti-WEF, anti-WTO organizers and demonstrators and those who still try to demonstrate at Davos every year.

But the Soros team captured and marginalized most of those groups, especially by infiltrating and weakening the Occupy Wall Street movement just at the point OWS on the left was starting to make common cause with the Tea Party on the right through their shared critique of the corporate-state.

And then most of the public intellectuals like Noam Chomsky and Naomi Klein, who were supporting those pro-sovereignty/anti-globalist street-level fighters, collapsed under the Covid propaganda and lined up to call for starvation of vaxx refusers. (Klein wrote a 2007 book about how the Shock Doctrine<sup>118</sup> works in every country around the world, and then couldn't see it when it happened to her in her own country in real time: she condemned the Canadian truckers for fighting<sup>119</sup> for humans to be free from corporate-government oppression.)

So the opposition has been weakened a lot, and corralled, while the 1996 Telecom Act and its progeny have narrowed the public communications space available for educating and mobilizing resistance. Intensifying through things like the Journalism Competition and Preservation Act.<sup>120</sup>

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<sup>115</sup> <https://ehden.substack.com/p/leaked-our-governments-secret-contract>

<sup>116</sup> <https://ehden.substack.com/p/pfizerleak-what-if-the-pfizer-contracts-were-declared-illegal>

<sup>117</sup> <https://ehden.substack.com/p/leaked-our-governments-secret-contract>

<sup>118</sup> [https://www.goodreads.com/book/show/1237300.The\\_Shock\\_Doctrine](https://www.goodreads.com/book/show/1237300.The_Shock_Doctrine)

<sup>119</sup> <https://tobyrogers.substack.com/p/thinking-points-feb-16-2022>

<sup>120</sup> <https://www.breitbart.com/tech/2022/09/06/zombie-media-cartel-bill-back-and-worse-than-ever-would-strengthen-legacy-media-punish-anti-establishment-outlets/>

*Subsequent comment I posted at Sage Hana's [September 2022] related report about trends in biotech investment.*<sup>121</sup>

I think the entire pharma/DOD industrial-state sector is preparing to focus on gene therapy/bioweapons almost exclusively for the foreseeable future.

There's no other growth area of products in R&D, their older drugs are moving off-patent, and Covid has been the prototype of forced medical treatment on a captive population with routine (ie quarterly) updates/boosters, which has been extremely good for the money laundering pipeline from taxpayers to government to DOD to pharma back to government-officials in their pharma-shareholder positions.

The Biden Executive Order from Sept. 12, 2022 supports this theory of the totalitarian business model built on mandated biotech: *Advancing Biotechnology and Biomanufacturing for a Sustainable, Safe and Secure American Bioeconomy*,<sup>122</sup> as does Biden's appointment of Renee Wegrzyn, former DARPA official with bioengineering and gene editing background, as the first director of the Advanced Research Projects Agency for Health (ARPA-H),<sup>123</sup> which was established and funded by Congress and President Biden in March.<sup>124</sup>

As does the whole Global Health Security Act apparatus and the PREP Act/BioShield bit about classifying new products as medical countermeasures so as to unlock the government money to produce the strategic stockpile and then have government mandates that people undergo the treatments so manufactured...

Evidence from the contracts makes it super-clear that Pfizer and Moderna are acting as front companies for US-DOD/BARDA, while DOD controls the manufacturing and distribution contracts, controls FDA and CDC regulatory systems, and coordinates with DOJ to block all accountability efforts through the courts.

Conclusion:

The business contract has, after centuries of effort, almost-fully eclipsed the social contract, almost-fully converting the legal status of human beings from unique created souls to soul-less commodities.

Stopping the biotech genocide-and-enslavement-of-humanity project — the Arian heresy of our day<sup>125</sup> — probably includes reading and understanding the biotech manufacturing and supply contracts, and voiding them through individual noncompliance (don't accept *any* government-sponsored medical treatments or pharmaceutical products and keep resisting right up until the killers kill you against your will) and new political leadership invoking higher laws than the international trade agreements and domestic commerce laws that underpin the current genocidal regime.

The higher laws are the ones about not worshiping false idols, not killing and not bearing false witness. Which, in Christ-centered times past, were well-reflected in human lawmaking and law enforcement.

Notwithstanding the recent admonitions of Bergoglio and Biden, we need to go backwards.<sup>126</sup>

Isaiah 10:1-4

Woe to those who make unjust laws,  
to those who issue oppressive decrees,  
to deprive the poor of their rights  
and withhold justice from the oppressed of my people,  
making widows their prey  
and robbing the fatherless.  
What will you do on the day of reckoning,  
when disaster comes from afar?

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<sup>121</sup> <https://sagehana.substack.com/p/dna-vaccine-manufacturer-inovio-is>

<sup>122</sup> <https://www.whitehouse.gov/briefing-room/presidential-actions/2022/09/12/executive-order-on-advancing-biotechnology-and-biomanufacturing-innovation-for-a-sustainable-safe-and-secure-american-bioeconomy/>

<sup>123</sup> <https://www.statnews.com/2022/09/12/renee-wegrzyn-former-government-scientist-appointed-first-arpa-h-leader/>

<sup>124</sup> <https://bailiwicknews.substack.com/p/congress-appropriated-billions-more>

<sup>125</sup> <https://www.ewtn.com/catholicism/library/arian-heresy-10816>

<sup>126</sup> <https://remnantnewspaper.com/web/index.php/articles/item/6117-as-biden-and-bergoglio-accelerate-towards-hell-we-must-go-backwards>

To whom will you run for help?  
Where will you leave your riches?  
Nothing will remain but to cringe among the captives  
or fall among the slain.

\* \* \*

## Jan. 13, 2022 - Covid-19 bioweapons and the Defense Production Act of 1950

### *Reader comment:*

Karen Kingston just put up another piece about the contract<sup>127</sup> and it's getting weird because it seems like we're talking about two different things entirely.

### *My reply, expanded:*

I think the divergence lies in the difference between a pharmaceutical corporation operating as a private, commercial business, and a pharmaceutical corporation that has been folded into the government's national security complex through invoking of the Defense Production Act of 1950,<sup>128</sup> PL 81-774, 64 Stat. 798.

### Nov. 22, 2021 - Domestic Funding for COVID-19 Vaccines: An Overview,<sup>129</sup> Congressional Research Service

#### Research and Development, Manufacture, and Purchase

COVID-19 vaccine R&D, manufacture, and purchase have been largely supported by a collaboration among several federal agencies, including the National Institutes of Health (NIH) and the Biomedical Advanced Research and Development Authority (BARDA) of HHS, and DOD— formerly Operation Warp Speed (OWS) and now the Countermeasures Acceleration Group (CAG).

Six vaccines were chosen for coordinated federal support under OWS. Some vaccine R&D has been supported by NIH, BARDA, and DOD separately from the OWS/CAG efforts.

NIH and DOD: FY2020 and FY2021 supplemental appropriations to NIH and DOD for COVID-19-related R&D can fund vaccine R&D. In the FY2020 and FY2021 supplemental appropriations acts, NIH received over \$1.5 billion, available until September 30, 2024, broadly for COVID-19 related research.

The CARES Act (P.L. 116- 136) provided DOD with \$415 million for COVID-19 medical R&D in the Defense Health Program account with some flexibility to reallocate other funds toward R&D.

#### BARDA and Other R&D, Manufacture, and Purchase:

In the FY2020 and FY2021 supplemental appropriations acts, over \$50 billion in Public Health and Social Services Emergency Fund (PHSSEF) funding, available until September 30, 2024, is designated for a broad set of medical countermeasures and surge capacity purposes, including for the development, manufacture, and purchase of vaccines and related supplies.

The PHSSEF account funds BARDA, the main entity that has awarded large funding agreements to pharmaceutical companies for vaccine development, manufacture, and purchase.

Not less than \$23.2 billion is set aside for BARDA in the FY2020 and FY2021 supplemental appropriations that can be used for vaccine-related efforts.

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<sup>127</sup> <https://karenkingston.substack.com/p/10-reasons-to-criminally-charge-pfizer>

<sup>128</sup> <https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/64/STATUTE-64-Pg798b.pdf>

<sup>129</sup> <https://crsreports.congress.gov/product/pdf/IF/IF11951>

[American Rescue Plan Act, PL 117-2<sup>130</sup>] further provides two relevant mandatory appropriations:

(1) in Section 2303, \$6.05 billion, available until expended, to HHS for R&D, manufacturing, production, and purchase of vaccines and other medical products—available for COVID-19, SARS-CoV-2 or its variants, and any disease with potential for creating a pandemic; and

(2) in Section 3101, \$10 billion, available until September 30, 2025, for activities under the Defense Production Act (DPA) for the purchase, production and distribution of medical supplies, including vaccines and related supplies, among others. Both of these ARPA appropriations have been assigned to HHS accounts—the first to PHSEF and the second to a new HHSDPA [Health and Human Services Defense Production Act] account.

For more on the HHSDPA, see March 27, 2020 Executive Order 13911,<sup>131</sup> *Delegating Additional Authority Under the Defense Production Act With Respect to Health and Medical Resources To Respond to the Spread of COVID-19*, and Department of Commerce Bureau of Industry and Security June 30, 2022 PowerPoint:<sup>132</sup>

**DPA Use for COVID-19 Response: Spring-Summer 2020**

- Initial use was directed by Executive Orders
  - Priority ratings were applied to USG contracts to procure ventilators and personal protective equipment (PPE)
- EO 13911, issued March 2020, conditionally granted DHS equivalent DPA authorities for "health resources" for COVID-19 response efforts.
  - In April 2021, a MOU was signed by HHS and FEMA to coordinate and centralize use of all DPA authorities.
  - This MOU designated FEMA as the lead federal agency to determine when and how to utilize DPA authorities.
  - From April through September 2020, HHS and other Departments and Agencies submitted priority rating requests for health and medical resources through the FEMA DPA office to the FEMA Administrator.

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**HHS Use of DPA for COVID-19 Response: Summer 2020**

- In June 2020, HHS/ASPR created the Defense Production Act – Emergency Response Authorities (DPA-ERA) Office
  - This Office leads and centralizes all HHS DPA-related activities for the Department
  - Since MOU with FEMA expired in September 2020, the DPA-ERA Office has led and managed COVID (and non-COVID) DPA activities
- HHS/ASPRs DPA-ERA Office:
  - Established process for reviewing requests for priority rating authorization
  - Served as subject matter experts for advising on DPA and priority rating action
  - Established templates and process for routing and coordinating requests for Secretary review and approval
- Summer and fall 2020, priority ratings were primarily applied to USG contracts developing COVID-19 vaccines, therapeutics, and diagnostics.

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The pharmaceutical corporations have essentially turned into a branch of the federal government, whose agents have been granted sovereign immunities and set beyond ordinary judicial proceedings, short of treason, sedition and bioterrorism prosecutions.

I think Kingston's civil liability approach is very valuable for drawing that government-corporation merger or absorption process into clearer view and public understanding, in the same way that Brook Jackson's False Claims Act case provides opportunities to see it in action, through (so far) the Pfizer arguments April 22, 2022<sup>133</sup> at pp. 8, 11-13 and 25-26, and the US government's endorsement of that legal argument Oct. 4, 2022<sup>134</sup> at pp. 6-8.

Since the November 2021 CRS report quoted above, Congress in March 2022 appropriated billions more for the pharma-military kill programs,<sup>135</sup> and they just appropriated billions more in the December 2022 Consolidated Appropriations Act for FY2023 and NDAA for FY2023. I found a few of the relevant provisions during a brief keyword search a few days ago but have not done a detailed review of these two Congressional acts yet.

UPDATE: Corey's Digs published a full analysis of the two laws. Funding the Control Grid Part 1: The Biomedical Framework<sup>136</sup>

<sup>130</sup> <https://www.congress.gov/117/plaws/publ2/PLAW-117publ2.pdf>

<sup>131</sup> <https://www.govinfo.gov/content/pkg/FR-2020-04-01/pdf/2020-06969.pdf>

<sup>132</sup> <https://www.bis.doc.gov/index.php/documents/2022-update-conference/3066-hrpa-slides-bis-2022-conference-v5/file>

<sup>133</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>134</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>135</sup> <https://bailiwicknews.substack.com/p/congress-appropriated-billions-more>

<sup>136</sup> <https://www.coreysdigs.com/health-science/funding-the-control-grid-part-1-the-biomedical-framework/>

- 2022/12/23 - NDAA for FY2023.<sup>137</sup> PL 117-263. Section 5955: Global Health Security and International Pandemic Prevention, Preparedness and Response Act of 2022. Authorizes, expands and funds globalized military-health structure linking US military to global genocide apparatus operating under WHO frameworks.
- 2022/12/29 - Consolidated Appropriations Act for FY2023.<sup>138</sup> PL 117-328. Many federal and state-level public health/martial law authorization and funding provisions included. H.R. 2617-419: “Public Health and Social Services Emergency Fund. For expenses necessary to support activities related to countering potential biological, nuclear, radiological, chemical, and cybersecurity threats to civilian populations, and for other public health emergencies, \$1,647,569,000, of which \$950,000,000...for expenses necessary to support advanced research and development...of the Biomedical Advanced Research and Development Authority.” H. R. 2617-420 - \$1,500,000,000 for ARPA-H: Advanced Research Projects Agency for Health. Section 2235 at H.R. 2617-1297, One Health Framework: “coordination mechanism at the Federal level to strengthen One Health collaboration related to prevention, detection, control, and response for zoonotic diseases and related One Health work across the Federal Government.”

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### **Jan. 14, 2022 - Weaponization of Language and Law: US Government Bioterrorism Program from 1969 to Covid**

Excellent new reporting:

- Jan. 13, 2022 - Funding the Control Grid Part 1: The Biomedical Framework,<sup>139</sup> by The Sharp Edge at Corey’s Digs. Detailed breakdown of Congressional authorization and funding for present and future bioterrorism programs in the 2023 NDAA and 2023 Consolidated Appropriations Act.
- Jan. 13, 2022 - Anatomy of the sinister Covid Project, Part 1,<sup>140</sup> by Paula Jardine at The Conservative Woman. Deep dive into biodefense bioterrorism program history and Robert Kadlec’s role.

Below is an abstract written for organizers of an international human rights law conference to which I’ve been invited. The full paper is due by mid-May and the conference will be held in June.

Writing the abstract and responding to a comment at my Gab feed,<sup>141</sup> helped me further distill the language and classification substitutions (lies) that keep people confused about the genocide and illegal war we’re living and dying through.

The commenter asked, “Can we find out if the DOD asked permission to experiment on us?” and linked to 50 U.S. Code §1520a - Restrictions on use of human subjects for testing of chemical or biological agents.

Under the illegitimate pseudo-law frameworks set up to pseudo-legalize an unjust war on the world’s people and pseudo-legalize the actions of men and women committing war crimes,<sup>142</sup>

No. Injection recipients never had to be asked for permission to “experiment on us.”

It’s not an experiment.

It’s an attack.

The recipients of Covid-19 bioweapons, and now all products classified as ‘vaccines,’ are not patients or subjects in clinical research trials.

<sup>137</sup> <https://www.congress.gov/117/bills/hr7776/BILLS-117hr7776enr.pdf> S

<sup>138</sup> <https://www.congress.gov/117/bills/hr2617/BILLS-117hr2617enr.pdf>

<sup>139</sup> <https://www.coreyisdigs.com/health-science/funding-the-control-grid-part-1-the-biomedical-framework/>

<sup>140</sup> <https://www.conservativewoman.co.uk/anatomy-of-the-sinister-covid-project/>

<sup>141</sup> <https://gab.com/kgwatt/posts/109683174877943975>

<sup>142</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>



The recipients of Covid-19 bioweapons are military targets.

The US Government is not testing novel, investigational medicinal treatments to protect or cure people.

The US Government is using intentionally lethal weapons to injure and kill people.  
Military officers don't ask targets for permission to use weapons to injure and kill the targets.

Military officers follow orders from superior officers, up to the Commander-in-Chief, the US President, to use weapons to injure and kill targets.

The products are not a class of medicinal treatments administered to protect the recipients from infectious disease (the former meaning of 'vaccines.')

The products are a class of bioweapons administered to protect the US Government, its central bank owners, and its land and resources, from their enemy: healthy, living men, women and children.

The pharmaceutical companies researching, developing and manufacturing Covid-19 bioweapons are not private business companies led by private business executives, with commercial interests in, or regulatory supervision of, product safety and consumer protection.

The pharmaceutical companies researching, developing and manufacturing Covid-19 bioweapons, under federal military contracts, are federalized defense production facilities, operated by commissioned executives, working under the control and on behalf of the US Government's military-industrial-pharmaceutical complex, to produce bioweapons designed, intended and highly effective for injuring and killing recipients.

The nurses and doctors and pharmacists and firefighters injecting people are not private medical or health care workers with professional ethical obligations under biomedical ethics laws, codes and conventions.

Nurses, pharmacists and other 'vaccinators' have been conscripted into the US Department of Defense military-industrial-pharmaceutical complex, as commissioned, reserve or volunteer corps officers of the US Public Health Service, which is a military branch,<sup>143</sup> to carry out military orders at "point of dispensing"<sup>144</sup> to injure and kill the target population: living men, women and children.

The whole biowarfare program, aimed at all of humanity, by those who would like to kill off most of the world's people and set themselves up as gods and overlords of the remnant, has been hiding in plain sight for decades.

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<sup>143</sup> <https://www.usphs.gov/>

<sup>144</sup> <https://nap.nationalacademies.org/read/23532/chapter/6#62>

## Weaponization of Language and Law: US Government Bioterrorism Program from 1969 to Covid.

ABSTRACT: This paper addresses provisions of American law that enabled the US Government, Department of Defense, Department of Health and Human Services, pharmaceutical contractors, United Nations World Health Organization, World Economic Forum, member states and private research and development funding organizations such as the Bill and Melinda Gates Foundation, to jointly develop and deploy bioweapons on target populations around the world.

These American laws also set up structural barriers to legal accountability, to delay public understanding of the criminal enterprise and impede substantive criminal and civil prosecutions, and have been replicated in the federal laws of other countries.

The US Government bioterrorism program includes development and deployment of strains of communicable pathogens, aerosolized toxins, and products allegedly intended to prevent or treat effects of infection and exposure in human beings. Examples include swine influenza, avian influenza, human immunodeficiency virus (HIV), acquired immune deficiency syndrome (AIDS), anthrax, squalene, pyridostigmine bromide, Gulf War Syndrome, severe acute respiratory syndrome (SARS), Middle East respiratory syndrome (MERS), Coronavirus Disease-2019 (CoViD-19), lipid nanotechnology, genetic coding platforms and other chemical, biological, radiological and nuclear materials.

The bioterrorism programs violate the 1975 UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction; the 1990 US Biological Weapons Antiterrorism Act, codified at 18 USC 175; the 1997 UN Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons; the 1998 US Chemical Weapons Convention Implementation Act codified at 18 USC 229 and 22 USC 6701; and related American and international law.

But the illegal and malign offensive attack on the world's population has not yet been stopped by governments, because the bioterrorism program has been misclassified as a lawful and defensive public health program mounted by those same governments in response to a Public Health Emergency of International Concern (PHEIC), using linguistic redefinition of terms in conjunction with the legal frameworks created by the WHO International Health Regulations, including amendments adopted in 2005, and implemented by participating nation-states and their political subdivisions.

Through gradual, covert statutory reclassification and program transfers, reinforced through Presidential Executive Orders and related executive branch declarations, and implemented through hundreds of regulatory amendments, the US Government's Chemical and Biological Warfare Program originally housed in the Department of Defense (DOD), became the Public Health Emergency-Emergency Use Authorization-Medical Countermeasures program housed in the Department of Health and Human Services (HHS).

The bioterrorism program is now jointly operated by DOD, HHS, Department of Homeland Security, Department of State, most other US federal agencies and their subordinate departments, divisions, offices, authorities, enterprises, committees, advisory boards and employees, in collaboration with the World Health Organization, the Bill and Melinda Gates Foundation, and other public, private and public-private hybrid institutions around the world.

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**Jan. 16, 2022 - Reposts - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package (Sept. 28, 2022) and Shell game: November 1997. Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. (May 10, 2022)**

Jan. 16, 2023 Note:

The introduction to the Sept. 28, 2022 Bailiwick report reposted below says that I was still untangling changes to the laws requiring reporting by DOD, to Congress, on chemical and biological weapons programs, including programs for testing on human subjects.

I haven't completed that untangling process yet, but in the intervening months I also haven't found any evidence to contradict the legal history and the conclusions I'd drawn from it by late September.

One relevant find during the last few months has been the Public Health Emergency Medical Countermeasures Enterprise (PHEMCE) and how that government-sponsored enterprise (GSE) fits into the Congressional reporting frameworks. (Dec. 20, 2022 - Public Health Emergency Medical Countermeasures Enterprise. Who's who of American government biomedical terrorists, murderers and thieves.<sup>145</sup>)

Bottom line: I believe DOD does report to at least a handful of members of Congress on the US Government's Chemical and Biological Warfare programs, to provide information about the morbidity and mortality rates for the class of bioweapons known as "Covid-19 vaccines" and effectively used to injure and kill military targets: the people of the world.

I think DOD/HHS use VAERS, V-Safe and other government and corporate insurance data sets to make those reports. I also think those reports will be withheld from the public under national security classifications, but I haven't yet filed any FOIA's aimed at eliciting that response from DOD and HHS.

Such a denial would provide additional corroboration that the Covid-19 program is a deliberate, DOD-operated, global war crime.

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May 10, 2022 - Shell game. November 1997: Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. But really just transferred the program to FDA.<sup>146</sup>

Listening today to Truth4Health podcast interview of US Army Lt. Mark Bashaw, and attorneys David Willson and Dawn Uballe,<sup>147</sup> regarding Lt. Bashaw's court-martial prosecution for raising questions about the adverse effects and deaths caused by the DOD-mandated products marketed by the US government as Covid-19 vaccinations, as documented in VAERS.

The interviewer, Dr. Elizabeth Lee Vliet, Lt. Bashaw and the two attorneys discussed their sense that what the military is doing is illegal, as violations of the informed consent rights of human beings who serve in the US military.

As I've written previously, I think US Congress members, presidents and Health and Human Services secretaries have passed laws and regulations, mostly since 1983, to give themselves on-paper legal authority to commit crimes including fraud, medical battery and homicide, and to violate Constitutional rights with impunity, even though those acts are war crimes and crimes against humanity under natural law and divine law ordained by God.

While listening to the podcast, I looked up my index card notes on the 1997 National Defense Authorization Act, through which Congress responded to public outrage about injuries and deaths caused by mandated anthrax vaccinations of military servicemembers, a subject also addressed by federal courts in *Doe v. Rumsfeld*, 341 F. Supp. 2d 1 (D.D.C. 2004).<sup>148</sup>

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<sup>145</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

<sup>146</sup> <https://bailiwicknews.substack.com/p/shell-game>

<sup>147</sup> <https://www.americaoutloud.com/army-officer-court-martialed-over-vax-mandates/>

<sup>148</sup> <https://www.courtlistener.com/opinion/2459105/doe-v-rumsfeld/>

On Nov. 18, 1997, in Section 1078 of the NDAA (PL 105-85), Congress repealed and replaced a 1977 law that had given Congressional blessing to DOD experimentation on humans so long as DOD reported on the experiments to Congress (PL 95-79).

On Nov. 21, 1997 — three days later — Congress added the original Emergency Use Authorization section to the Federal Food Drug and Cosmetics Act (PL 105-115).

In other words, Congress did the opposite of protecting Americans' right to refuse to submit to chemical and biological experimentation.

Congress expanded the program while transferring it from the Department of Defense, operating under 50 USC Chapter 32 — Chemical and Biological Warfare Program, to the Department of Health and Human Services Food and Drug Administration, operating under 21 USC Chapter 9, Subchapter V — Drugs and Devices.

I've updated the American Domestic Bioterrorism Program<sup>149</sup> post to add this information.

- 1997 National Defense Authorization Act for FY98<sup>150</sup> - PL 105-85, 111 Stat. 1915 (450 pages). Section 1078, "Restrictions on the use of human subjects for testing of chemical or biological agents," repealed and replaced a 1977 section of 50 USC Chapter 32, the Chemical and Biological Warfare Program. The 1977 provision (50 USC 1520) had added a requirement that DOD report to Congress about DOD human experimentation programs. In 1997, Congress replaced 1520 with 1520a, purportedly to prohibit DOD conducting experiments on soldiers without the individual soldiers informed consent. It was passed by Congress in response to public outrage over injuries and deaths caused by mandated anthrax injections of soldiers during and after the 1991 Gulf War. However, the authority for federal government experimentation on non-consenting human beings continued; Congress simply transferred the program to the Food Drug and Cosmetics Act, 21 USC 360bbb (see below, passed three days after the NDAA) under declared emergency situations (Emergency Use Authorizations/EUA).
- 1997 Food and Drug Administration Modernization Act<sup>151</sup> - PL 105-115, 11 Stat. 2296. (86 pages). Added new section to Federal Food Drug and Cosmetics Act (21 USC 9) to expand access to investigational drugs and devices during emergency situations (21 USC 360bbb). This was the beginning of the Emergency Use Authorization framework that culminated in the federal government's psychological, social and economic coercion program aimed at universal injection of all American citizens with products marketed as Covid-19 vaccines, operational from mid-2020 to the present.
- 2016 21st Century Cures Act<sup>152</sup> (Cures Act 1.0) - PL 114-255, 130 Stat. 1033 (312 pages). Updated and expanded Public Health Service Act, 42 USC 201, "to accelerate the discovery, development, and delivery of 21st century cures." Provided (Section 3022, 130 Stat. 1097) for 'real world evidence' instead of clinical trials as grounds for FDA authorizing general use of experimental products, transforming Americans into human subjects and our communities into unmonitored, unregulated experimental test sites. Provided (Section 3023 and 3024, 130 Stat. 1098) broad authority for HHS Secretary to waive or alter human subject protections and informed consent requirements, by transferring each individual human subject's risk-benefit assessment authority to the HHS Secretary, who can preemptively decide, for all subjects collectively, without knowledge of individual health conditions or conscientious beliefs, and without the subjects' knowledge or consent, that risk is 'minimal.'

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<sup>149</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program?s=w>

<sup>150</sup> <https://www.congress.gov/105/plaws/publ85/PLAW-105publ85.pdf>

<sup>151</sup> <https://www.congress.gov/105/plaws/publ115/PLAW-105publ115.pdf>

<sup>152</sup> <https://www.congress.gov/114/plaws/publ255/PLAW-114publ255.pdf>

Sept. 27, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package<sup>153</sup>

[Sept. 27, 2022] Note: This report is a rough-cut subject to correction and clarification after further research; there are several strands I haven't fully tracked down yet.

Specifically, I need to untangle the differences, overlaps and current status (in force or repealed) between DOD-to-Congress reporting laws, including 50 USC 1511, which was added November 1969, amended 1977 and 1982, repealed 1996; 50 USC 1523, added November 1993, amended 1997 and 2006, possibly repealed in 2017 effective Dec. 31, 2021; and any other chemical and biological weapons program reporting laws that might exist under other sections of the United States Code.

I'm posting it anyway.

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*Reader comment on yesterday's post:*<sup>154</sup>

"Even if such a bill got through Congress with a veto-proof majority, the biomedical police state laws on the books specifically exclude Congressional and court review of HHS declarations and actions. (See, for example, 42 USC 247d-6d(b)(7), as amended in 2005 by PREP Act, blocking court review.) "

So let me get this straight - A law is passed that prevents the checks and balances of the Constitution from being in force and allowing the courts to review it? And nobody sued because it was unconstitutional?

I can get Congress giving away their own power, but they can't give away the power of the courts.

*My reply, revised and expanded:*

Yup: totally insane abdication of power by Congress, and usurpation of the third branch.

Most of the men and women who voted for these things had no idea what they were doing.

My current larger project is drafting a federal complaint under 18 USC 2333 that explicitly shifts the whole argument out of the public health emergency civil law framework, and into the bioterrorism and mass murder criminal framework.

I'm thinking about putting together a Proposed Joint Stipulation as to Material Facts,<sup>155</sup> which would offer the courts a statutory chronology, and propose that the US government defendants stipulate that Congress passed these laws, with these effects, whether or not any individual Congress member who voted on each one had any idea what it said and did.

Among other things, I've also pieced together that in the 1969-2023 timeframe that's most relevant, the changing relationships between DOD, Congress, chemical and biological weapons testing on human subjects, and informed consent can be broken up into phases.

In November 1969, President Richard Nixon issued a (false) statement<sup>156</sup> that the US was getting out of the chemical and biological weapons development business, six days after Congress authorized DOD to conduct such programs.<sup>157</sup>

- Full text of 50 USC Title 32, Chemical and Biological Warfare Program,<sup>158</sup> Sections 1511-1528, as established in 1969 and amended since.

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<sup>153</sup> <https://bailiwicknews.substack.com/p/dod-chemical-and-biological-warfare>

<sup>154</sup> <https://bailiwicknews.substack.com/p/on-why-bidens-comment-that-the-pandemic>

<sup>155</sup> <https://bailiwicknews.substack.com/p/distillation>

<sup>156</sup> <https://2001-2009.state.gov/documents/organization/90920.pdf>

<sup>157</sup> <https://www.govinfo.gov/content/pkg/STATUTE-83/pdf/STATUTE-83-Pg204.pdf#page=6>

<sup>158</sup> <http://usc.house.gov/view.xhtml?path=/prelim@title50/chapter32&edition=prelim>

The 1969 Congressional act pulled off the sleight of hand by (falsely) classifying the DOD conduct and program purpose as “defensive,” and through a sequence of provisions prohibiting certain conduct “until” or “unless” DOD said it really needed or wanted to engage in the conduct.

Under the 1969 law at Section 409, DOD had a legal obligation to report annually to Congress on “expenditures for research, development, test, and evaluation of all lethal and nonlethal chemical and biological agents,” codified at 50 USC 1511.

Section 409. (a) The Secretary of Defense shall submit semiannual reports to the Congress on or before January 31 and on or before July 31 of each year setting forth the amounts spent during the preceding six-month period for research, development, test and evaluation and procurement of all lethal and nonlethal chemical and biological agents. The Secretary shall include in each report a full explanation of each expenditure, including the purpose and necessity therefor.

In 1975, Senator Frank Church led a commission, which published a Report on the Foreign and Military Intelligence Activities of the United States<sup>159</sup> in April 1976.

The Church Report included, at Chapter 15-F, information about chemical and biological activities, and at Chapter 17, information about “Testing and Use of Chemical and Biological Agents by the Intelligence Community.” It reported on Project Chatter, Project Bluebird/Artichoke, MK-ULTRA, MK-NAOMI and other programs through which the US Government conducted experiments on human subjects against their will and to their detriment.

I haven’t confirmed, but it’s plausible that the Church Report influenced Congress to update laws governing chemical and biological experiments on human subjects, including DOD-Congressional reporting requirements, in 1977, through Section 808 of the NDAA, codified at 50 USC 1520.

Section 808 - The Secretary of Defense shall supply the Committees on Armed Services of the Senate and House of Representatives, not later than October 1 of each year, a full accounting of all experiments and studies conducted by the Department of Defense in the preceding twelve-month period, whether directly or under contract, which involve the use of human subjects for the testing of chemical or biological agents.

50 USC 1520 was amended in 1982 and then repealed and replaced by 50 USC 1520a in 1997 and 1998, alongside the transfer of the program from DOD to HHS under the Emergency Use Authorization (EUA) program covered below and previously.<sup>160</sup>

And so the US Government, through the DOD, continued testing all sorts of sickening, sterilizing and lethal agents on soldiers and prisoners throughout the 1970s and 1980s, leading to the swine flu outbreak in 1976, HIV outbreak shortly after, and on into the Gulf War.

Perhaps reporting to Congress about its chemical and biological human testing projects. Maybe not.

\*

In 1990, Congress passed the Biological Weapons Antiterrorism Act, to give the public appearance of bringing the US into compliance with the 1975 UN convention prohibiting biological weapons.

As I wrote at the top, I still need to dig into 50 USC 1523, which was passed in November 1993 as part of the FY1994 NDAA, amended in 1997 and 2006, and possibly repealed in 2017, effective Dec. 31, 2021.

At this time, my understanding is that the 1993 law set up a parallel reporting requirement that the Defense Secretary include, in his or her general annual report to Congress, “a report on chemical and biological warfare defense,” including

50 USC 1523(b)(9): A description of any program involving the testing of biological or chemical agents on human subjects that was carried out by the Department of Defense during the period covered by the report, together with— (A) a detailed justification for the testing; (B) a detailed explanation of the purposes of the

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<sup>159</sup> [https://upload.wikimedia.org/wikipedia/commons/7/79/Church\\_Committee\\_report\\_%28Book\\_I%2C\\_Foreign\\_and\\_Military\\_Intelligence%29.pdf](https://upload.wikimedia.org/wikipedia/commons/7/79/Church_Committee_report_%28Book_I%2C_Foreign_and_Military_Intelligence%29.pdf)

<sup>160</sup> <https://bailiwicknews.substack.com/p/shell-game>

testing; (C) a description of each chemical or biological agent tested; and (D) the Secretary's certification that informed consent to the testing was obtained from each human subject in advance of the testing on that subject.

In 1994, a Senate committee led by John D. Rockefeller of West Virginia looked at DOD abuse of military men and women under chemical and biological warfare programs: *Is Military Research Hazardous to Veterans Health? Lessons Spanning Half a Century: A Staff Report Prepared for the Committee on Veterans Affairs.*<sup>161</sup>

The 1994 Rockefeller committee issued a list of "Findings and Conclusions," including:

- For at least 50 years, DOD has intentionally exposed military personnel to potentially dangerous substances, often in secret
- DOD has repeatedly failed to comply with required ethical standards when using human subjects in military research during war or threat of war
- DOD incorrectly claims that since their goal was treatment, the use of investigational drugs in the Persian Gulf War was not research
- DOD used investigational drugs in the Persian Gulf War in ways that were not effective
- DOD did not know whether pyridostigmine bromide would be safe for use by U.S. troops in the Persian Gulf War...
- The safety of the botulism vaccine was not established prior to the Persian Gulf War...
- Records of anthrax vaccinations are not suitable to evaluate safety...
- Army regulations exempt informed consent for volunteers in some types of military research...
- DOD and DVA have repeatedly failed to provide information and medical follow-up to those who participate in military research or are ordered to take investigational drugs
- The Federal Government has failed to support scientific studies that provide information about the reproductive problems experienced by veterans who were intentionally exposed to potentially dangerous substances
- The Federal Government has failed to support scientific studies that provide timely information for compensation decisions regarding military personnel who were harmed by various exposures
- Participation in military research is rarely included in military medical records, making it impossible to support a veteran's claim for service-connected disabilities from military research
- DOD has demonstrated a pattern of misrepresenting the danger of various military exposures that continues today

The Rockefeller committee also made recommendations, including:

- Congress should deny the DOD request for a blanket waiver to use investigational drugs in case of war or threat of war [= the EUA program passed by Congress in 1997.]
- FDA should reject any applications from DOD that do not include data on women, and long-term followup data
- Congress should authorize a centralized database for all federally funded experiments that utilize human subjects
- Congress should mandate all Federal agencies to declassify most documents on research involving human subjects
- Congress should reestablish a National Commission for the Protection of Human Subjects...

\*

In November 1996, Congress repealed the 50 USC 1511 DOD reporting requirement, through the FY1996 NDAA at Section 1061(k), as a note under 10 USC 111.

NDAA FY1996, Section 1061(k) - Reports and Notifications Relating to Chemical and Biological Agents -- Subsection (a) of section 409 of Public Law 91-121 (50 USC 1511) is repealed.

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<sup>161</sup> <http://www.prop1.org/2000/du/reports/941208rr.htm>

In November 1997 — through the FY1998 NDAA and the Food and Drug Administration Modernization Act — Congress and President Clinton set up the Emergency Use Authorization program, accomplishing two things.

The amendments and additions transferred the DOD chemical and biological weapons research and development program to the Health and Human Services Department under the Food and Drug Administration, and expanded the pool of humans subject to experimentation without informed consent [= attack using lethal bioweapons] from military personnel and prisoners, to the whole American population.

In October 1998, Congress and President Clinton passed the Omnibus Consolidated and Emergency Supplemental Appropriations Act.

Title II established the National Pharmaceutical Stockpile, later renamed the Strategic National Stockpile, and appropriated \$51 million (regularly topped up in subsequent appropriations) “to remain available until expended...for pharmaceutical and vaccine stockpiling activities at the Centers for Disease Control and Prevention.”

Division I of the same 1998 bill — the Chemical Weapons Convention Implementation Act of 1998 — established prohibitions on chemical weapons, to give the appearance of US compliance with the terms of the 1997 UN Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction.<sup>162</sup>

The 1998 dual-use legislation accomplished another key US Government objective: it rendered the DOD’s illegal stockpile of biological and chemical agents into a ‘legal’ stockpile of pharmaceutical products and vaccines.

Same deadly toxins.

Different labels.

Just as the 1997 dual-use legislation continued to support and fund the same unethical human testing program, on a larger human test subject population.

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As far as I can tell right now (subject to change with more research), DOD has had minimal or no statutory obligation to report on chemical and biological weapons programs to Congress since the mid-1990s, partially on the (false) basis that no such programs exist.

And as of Dec. 31, 2021 — based on provisions of the NDAA for FY 2017 — the last Congressional reporting requirement -- the 1994 requirement under 50 USC 1523 -- is now gone.

NDAA, FY2017, Subtitle F, Section 1061(b) - Final Termination Date for Submittal of Exempted Reports -- (1) In General. -- Except as provided in paragraph (2), each report required pursuant to a provision of law specified in this section that is still required to be submitted as of December 31, 2021, shall no longer be required to be submitted to Congress after that date...Section 1061(i)(2) Section 1703 of the National Defense Authorization Act for Fiscal Year 1994 (50 U.S.C. 1523).

This conclusion is supported by Senator Rand Paul’s recent comments<sup>163</sup> that nobody in Congress is allowed to know about Gain of Function or Dual Use Research of Concern projects.

It also aligns with DOD’s continued claim, at its health.mil Chemical and Biological Exposures webpage,<sup>164</sup> that the US Government hasn’t conducted any biological weapons testing on humans since 1969, and hasn’t conducted any chemical weapons testing on humans since 1975.

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<sup>162</sup> [https://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.42\\_Conv\\_Chemical\\_weapons.pdf](https://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.42_Conv_Chemical_weapons.pdf)

<sup>163</sup> <https://summit.news/2022/08/04/rand-paul-congress-is-not-allowed-to-know-about-top-secret-gain-of-function-research-committee/>

<sup>164</sup> <https://www.health.mil/Military-Health-Topics/Health-Readiness/Environmental-Exposures/Chemical-and-Biological-Exposures>



Since the end of World War II, DoD periodically evaluated the CB threat and the ability of U.S. forces to fight on a chemical and biological battlefield. In some programs Service members were present but not test subjects and in other programs they were volunteer human subjects. Testing of biological agents in human subjects ended in 1969; testing of chemical agents on human subjects ended in 1975. DoD is investigating these exposures that occurred as far back as 30 to 60 years ago.

Duh.

There's no need to report to Congress on chemical and biological weapon human trials that you're not conducting.

And in a way, DOD isn't lying.

Since the mid-1990s, the US Government's illegal chemical and biological warfare program has all been operated under HHS public health frameworks, by relabeling weapons as prophylactics and treatments.

Since then, the US government has only developed, produced and deployed *FDA-authorized* bioweapons.

Note, though, that FDA authorization doesn't mean that the products comply with any FDA consumer-protection regulations on clinical trials, manufacturing, distribution, labeling or administration. Or safety and efficacy. Or recalls.

They don't comply with any of those legal standards, and there's no legal reason why they should comply.

Compliance would be silly, because they're weapons, not medicines, and they're shot into targeted enemies (everyone on the planet) to kill them, not offered to patients to protect or heal them.

\*

The DOD/HHS/DARPA/BARDA program isn't just a great way to cull and control the herd though.

Turns out, shoving biochemical weapons at needlepoint into the arms of hundreds of millions of people is also a great way to dispose of illegal stockpiles and destroy evidence of US violation of international treaties.

*See* 50 USC 1524, also added to the Chemical and Biological Warfare Program (50 USC 32) by Congress in 1993: Agreements to provide support to vaccination programs of Department of Health and Human Services...

The Secretary of Defense may enter into agreements with the Secretary of Health and Human Services to provide support for vaccination programs of the Secretary of Health and Human Services in the United States through use of the excess peacetime biological weapons defense capability of the Department of Defense...

\* \* \*

## **Jan. 16, 2022 - Dual-use government officials of concern. Prosecute war criminals in personal capacity or US Government official capacity?**

I think prosecution of the American Covid-19 war criminals — starting with Robert Kadlec, Alex Azar, Marion Gruber and Denise Hinton and moving on from there, as outlined Oct. 12, 2022<sup>165</sup> — will be more effective if those criminal cases are filed against the perpetrators in their personal capacities, as false impersonators or foreign imposters acting outside the bounds of legitimate government authority, rather than in their official capacities as US government agents acting within the authorized scope of their duties.

- Jan. 10, 2023 - Draft Complaint Intro/Background: John Doe v. Azar, Kadlec, Gruber and Hinton (PDF).<sup>166</sup>

That PDF draft addresses the defendants in both their official and personal capacities. I wrote it in October, before reaching the conclusions I'm writing about now.

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The US Government is making war on its own people covertly, through the conversion of the chemical and biological warfare program into the public health emergency medical countermeasures program, and is working in collaboration with globalist institutions and other national governments around the world, to make war on all people.

The central bank globalists running the worldwide program — one main battlefield is currently the World Health Organization<sup>167</sup> — want to kill as many of us as possible, as quickly and with as much plausible deniability as possible.

They also want to depose as many national, sovereign governments as possible, as quickly and with as much plausible deniability as possible, in order to install the one-world government, presented as a solution to the civil, political, financial and economic chaos and dysfunctionality they themselves have brought into being.

So legal strategies need to walk a fine line between holding the war criminals to account and also protecting each country's sovereign government institutions, so that the small-but-growing remnants of non-criminal government officials can work with informed popular support to rebuild legitimacy, economic stability and public trust.

Sometimes I get asked to look at legal pleadings people are thinking about filing, or have already filed, and offer my views on them.

As I've said and written repeatedly, I think every legal civil and criminal strategy that people are interested in preparing and filing should be tried.

Last fall I helped set up two self-help websites to support people interested in filing cases:

- Five Small Stones<sup>168</sup> - text-only, pharmaco-military crimes only.
- Five Small Stones<sup>169</sup> - multimedia, pharmaco-military and election crimes.

I find arguments that there is “only one way,” “only two paths,” a “best way,” or ways that should “never” be tried, or some “easy” way to attack the Monster, or some strategy “must” get good results and other strategies that “can never” get good results, to be counterproductive.

There are as many ways to attack the Monster as there are people willing to fight. They are all difficult and strewn with obstacles, and they should all be tried anyway: each person should fight in the way that he or she thinks makes sense and uses the skills and interests that he or she has available to offer to the fight.

For legal strategies in general, I think the simpler the arguments, the better, for both generating public understanding and support, and for engaging prosecutors, judges and legislators.

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<sup>165</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

<sup>166</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.10-draft-18-usc-2333-complaint-background-azar-kadlec-gruber-hinton.pdf>

<sup>167</sup> <https://childrenshealthdefense.org/defender/who-proposals-sovereignty-totalitarian-state/>

<sup>168</sup> <https://5smallstones.wordpress.com/>

<sup>169</sup> <https://5smallstones.com/>

In my view, neither judges nor the public care anymore about dueling data analysis experts or the status of efforts to isolate SARS-CoV-2 viruses or prove that PCR tests work or don't work.

They know several things from direct experience:

- Something made people sick in a strange way starting in late 2019 and early 2020.
- Governments and their media propagandists said that nothing but social isolation, economic dependency, testing, masking and vaxxes would solve the problem, and blocked every other possible mitigation, prevention and treatment.
- The claims of governments and media propagandists proved to be false, because people have continued to get sick with weird things even after complying with the recommendations and 'mandates,' and lacking access to the things the governments blocked.
- Since the vaxx rollout, people are sick and dying from blood clots, heart attacks, turbo-cancers, immune system dysregulation and many other horrible things, and birth rates are dropping.
- Governments and media propagandists are pretending that's not happening, and continuing to fund and push the same policies and programs.

My work up to this point has been about figuring out how and why the regulatory, consumer safety mechanisms have been blocked, and how and why the constitutional checks and balances have been blocked.

Now that I know, beyond any doubt, that it's because our governments are at war with us, and that their war plans included establishing triggers to quietly and illegitimately, suspend all constitutional and regulatory provisions that would have protected us from the attack, I'm focused on educating more people about that reality, and thinking through legal strategies that can expose and nullify that war footing as being an illegal war that does not comply with just war doctrine,<sup>170</sup> such that acts undertaken in support of it are war crimes, in addition to being grave mortal sins.

For my own contributions to the fight against the Monster, I'm most interested in developing and supporting cases that force government defendants and defense counsel to first, admit that the evidence (the record of their public acts and documents) conclusively shows they've launched a covert war with their people, which is becoming widely seen and understood.

The government attorneys would then be compelled to choose between two defenses:

1. The war on the world is legal and the use of bioweapons to carry out official, authorized duties and orders to maim and kill billions of people, is justified and endorsed by the US government as an institution.
2. The war is illegal, such that the official government acts undertaken by named defendants, to conduct the war, have been done without proper authority, by rogue actors, who can and will be removed from power and tried for their war crimes.

To the extent the Department of Justice responded to a criminal prosecution of Kadlec, Azar, Gruber and Hinton by using the second argument, the war criminals would be subject to prosecution in their personal capacity, without recourse to sovereign, legislative, administrative or other immunities.

They would be cut loose from the government, and legally construed as people who committed the war crimes outside their official capacities, while impersonating federal officials, or while serving as agents of foreign invaders or occupiers.

The advantage offered by cutting the war criminals loose, is that it would leave the core governing institutions (legislatures, courts and executives) and the US Constitution intact.

Badly damaged. Threadbare.

But intact, and positioned to begin the long process of rebuilding and reweaving legitimacy and public trust from a solid foundation.

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<sup>170</sup> [https://en.wikipedia.org/wiki/Just\\_war\\_theory#Saint\\_Thomas\\_Aquinas](https://en.wikipedia.org/wiki/Just_war_theory#Saint_Thomas_Aquinas)

Some of my thinking about this comes from the many carve-outs built into criminal and civil statutes, to exempt senior executive service (SES) officials, cabinet secretaries, Congress members, judges, military officials and state and local government agents from prosecution for acts that are criminal when committed by anyone else.

Examples of laws containing carve-out provisions include the False Claims Act (31 US 3729); Racketeer Influenced and Corrupt Organizations (RICO) Act (18 USC 1961); federal laws prohibiting use of biological weapons of mass destruction (18 USC 175); prohibiting use of chemical weapons of mass destruction (18 USC 229); prohibiting international and domestic terrorism (18 USC 2331); prohibiting genocide (18 USC 1091); prohibiting torture (18 USC 2340A); and prohibiting war crimes (18 USC 2441).

A couple of months ago, I read a book chapter by Jed S. Rakoff, *Fundamentals of RICO*, (*RICO - Civil Law and Strategy*, 1999<sup>171</sup>), in which Rakoff reported:

Consistent with the Supreme Court's increasing receptivity to claims of sovereign immunity by state governments, several circuit courts have held that state governmental entities cannot be sued under RICO. One approach to the issue of sovereign immunity, which is best exemplified by decisions from the Ninth Circuit, has concluded that government entities cannot violate RICO because they are **incapable of forming the "malicious intent" needed to commit predicate acts.**

Until very recently, I took those carve-outs at face value. I construed them as self-serving methods whereby powerful people protect themselves from criminal prosecution and civil liability.

They serve that function well, for as long as the People, including honorable, courageous legislators, judges and governors construe them as applicable.

And yes, I do believe that there are honorable, courageous government officials walking among us. There aren't many. But there are enough for now, and more joining the battle daily.

I now think these carve-outs have a far deeper and nobler purpose.

They represent a suppressed but useful scalpel with which honorable government officials can excise the cancer from the body politic.

The "government" cannot form malicious intent, because the only legitimate, valid basis for the existence and continuation of any government is the protection and prosperity of the people living on the soil within its sovereign territory.

All intentions and acts formed or committed for purposes other than the protection and prosperity of the people, are by definition no longer government intentions and acts.

Individual human beings occupying government positions certainly can form malicious intent.

They often do, and demonstrably have, to unfathomable depths that have become visible since January 2020. The deeper and nobler function of the carve-outs in the laws, imply that, starting with the moment in time and place that anyone elected or appointed to office or employed by the government, engages in criminal acts and conspiracies to commit criminal acts, or induce others to participate in crimes (knowingly or unknowingly), he silently and automatically forfeits classification as a government official and removes him or herself from the protective shield that Almighty God has placed around legitimate, valid sovereigns who serve the legitimate, valid purpose of protecting and defending the lives and properties of the people entrusted to their care and jurisdiction.

In other words, a government at war with its people is not a valid, legitimate government.

It's an invalid, imposter government.

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<sup>171</sup> [https://www.lawcatalog.com/media/productattach/r/i/rico\\_chapter\\_1-r47.pdf](https://www.lawcatalog.com/media/productattach/r/i/rico_chapter_1-r47.pdf)

By logical extension, any individual government official demonstrably engaged in war on the people is not part of a valid, legitimate government.

He's an invalid, imposter official.

He's a rogue, an outlaw, operating beyond the scope of the authority given to valid governments through legitimate social compacts and covenants formed (in various ways) among the three parties: God, Sovereign Government and People.

To sum up, if an illegal, immoral war is being waged on the people, (it is) and if it's legally and morally impossible for a VALID government to do such things, in the course of VALID official duties (it is), then by legal and moral definition, the people doing these things are not of, from or inside the US Government.

They are outside of the government, and outside of the law.

They are outlaws occupying government offices.

The legitimate, valid, authorized government still includes anyone in executive, legislative, judicial and military positions who either resisted going along with the program from the start, such as by defying unlawful orders, and also includes men and women who cooperated at the start when under the false impression of legitimacy, but have since realized an illegal war is underway, have stopped cooperating and have started resisting.

Those conducting the war have already abdicated from office in substance, but not in form.

They are filling real time and space — the physical offices in Washington DC and other US government sites, as of Jan. 16, 2023.

But they are not fulfilling proper functions, and are in fact violating them.

As it happens, the same inversion and obscuring of truth is playing out at many levels right now, including the pretend papacy of Pretender-Pope Francis in the wake of Pope Benedict XVI's incomplete, coerced abdication in 2013.

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What to do?

1. Pray the Rosary.
2. Don't take any more 'vaccines' ever, or allow anyone to 'vaccinate' your children, and support everyone you can support, in making those same decisions.
3. Buy guns and know how to use them, unless you don't want to for your own personal reasons.
4. Use cash and checks, not electronic payment platforms.
5. Share information as widely as possible.
6. Support the handful of legislators, prosecutors, judges and executives (federal and state) who are rapidly figuring these things out and working to remove the imposters from power while protecting the US Constitution and the legitimate government institutions built upon it. And encourage others to get on the right side of the war and help them.

*We should be obedient unto God, rather than follow those who in arrogance and unruliness have set themselves up as leaders in abominable jealousy...For Christ is with them that are lowly of mind, not with them that exalt themselves over the flock.* - Pope St. Clement

\* \* \*

**Jan. 17, 2022 - On quietly bringing county, state and federal officials up to speed. Sheriffs, prosecutors, lawmakers, judges, governors**

I've been fielding more emails and comments asking how to help and how to donate to legal funds to support the kinds of criminal cases I write about.

I'm still working on the fundraising piece. It needs to be set up to be somewhat under-the-radar but still publicly accessible, and that's a hard balance to strike.

On the public education piece, the general public is far out in front of the public officials — most of whom don't understand the massive criminal enterprise in which they've become entangled.

The gap between the two groups is widening as the public gallops on ahead.

More ordinary people understand the big picture of what's happening, and more people are getting more angry about it, while so many prosecutors, lawmakers, judges, governors and sheriffs are just starting to catch on.

This is a good development overall.

Because so many ordinary people now understand things more fully, and the government officials (at least, those who aren't willing, premeditated co-conspirators in the crimes) are finally noticing some things that seem a little off, the time is ripe for more ordinary people to make more ordinary appointments with county and state officials, and with your Congressional representatives, to talk through some of these things.

I know that many of you have been doing that already. Keep doing it.

If you haven't been doing it yet, now is a good time to start.

The task is mobilizing potential statesmen to step up and follow where the people are already leading, and mobilizing more well-informed popular support at the same time, so the two groups can converge on each other and strengthen each other to withstand the genociders and the genocidal mass media that have been keeping the two groups weak, ignorant and isolated from each other for more than 100 years, and are intensifying those efforts now.

If you are interested, please find the offices and try to make an appointment to meet with one or more of the following people, wherever you live:

- county sheriff
- county district attorney
- county commissioners
- county magistrate judges
- state attorney general
- state legislators
- state governor
- state judges
- Congress members
- US Senators
- federal judges

Go to the appointment prepared to explain the situation in America and the world right now, as you understand those things, in your own words.

Be prepared to explain as best you can how you would like these men and women to respond: by joining with you to publicly name and shame the covert globalist overthrow of Constitution and country; by resisting it; by repealing the unlawful federal, county and state pseudo-laws and appropriations that enabled it; by formally rejecting and refunding the hush money, bribery and extortion payments the feds have been funneling to school districts, hospitals, universities, towns, counties and states to buy silence and cooperation with evil; and by launching and supporting criminal prosecutions.

*Two documents to print, bring with you and give to the people you talk with.*

1. To demonstrate your own commitment to help these men and women see what's happening and stand up at their sides to fight, print, sign and bring along the Affidavit of Noncompliance.<sup>172</sup>
2. To leave them material so they can educate themselves more after your meeting, bring along a copy of the American Domestic Bioterrorism Program Executive Summary,<sup>173</sup> Jan. 2023 version

Take notes during the meeting. Write down questions they have. If you can point them to sources of more information during the meeting, do that. If you need to track down answers to their questions and get back to them later, do that.

Godspeed.

Keep pushing.

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**Jan. 18, 2022 - Repost - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction. (Oct. 19, 2022)**

Jan. 18, 2023 Notes:

One, I've been reposting material recently because Bailiwick readership has doubled since November, new people are arriving here every day, and I think it's useful to point new readers to some of the relevant past reporting, which led to the broader exposure on other platforms, which is growing readership now.

Two, I'm dealing with some burnout. This is an occupational hazard I have dealt with many times in the past and am fully equipped to deal with now. I'm also working on non-Bailiwick, time-sensitive legal research and writing projects to support civil litigation, criminal prosecution and public education teams.

New reporting will be light for a few weeks while I re-fill the depleted reserves and complete some tasks for those group projects.

Three, interesting new reporting by Leo Hohmann at Gateway Pundit, about WHO International Diagnostic Code Z28.310.<sup>174</sup> "This is the code your doctor will log into the computer system that is accessed by government and private health insurers informing them of your Covid vaccine status." It's very useful information, because it will require a step-up in preparedness and willingness to resist and non-comply.

Doctors will be required to collect and submit this information, if they want to be reimbursed for providing treatment to patients. Think through ways to pay doctors directly, by cash or check, if you want to consult doctors at all, so that the good ones can make a living without engaging in biomedical surveillance and control of you and other patients. ICD codes have played a key role in the cull to date,<sup>175</sup> so WHO and the federal bioterrorism cabal members will keep using them as long as they can get away with it by getting people to cooperate. *See also* Legal Walls of the Covid-19 Kill Box, May 2022 version,<sup>176</sup> at p. 2.

Four, going forward, I'll be deleting comments and emails that take the futility position, paraphrased as "the globalists are going to kill us all and there's no way to resist or change things. They control all the power, all the money, all the people, all the water, food and energy, and they will forever and ever."

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<sup>172</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/affidavit-of-noncompliance-with-title-case-type.pdf>

<sup>173</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>174</sup> <https://www.thegatewaypundit.com/2023/01/special-report-medical-profession-implements-digital-diagnosis-code-unvaxxed/>

<sup>175</sup> <https://bailiwicknews.substack.com/p/why-do-local-law-enforcement-officers>

<sup>176</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/05/2022.02.26-legal-walls-of-the-covid19-kill-box.pdf>

People who hold those views have an absolute right to believe them and to express them publicly, but not at Bailiwick, because I'm the publisher and editor at Bailiwick, and I find such arguments irritating, to put it mildly.

I believe the only unchangeable constant in the world, apart from the unchangeable God in Whom all things exist and have their being, is that things change.<sup>177</sup>

And that it is therefore worthwhile, and a moral duty, for people to work cooperatively with God to fight evil and evil-doers, challenge and depose them, and build up goodness and virtue in the world.

It's a big Internet; spread your sense of futility and despair to readers elsewhere, work on your spiritual and emotional health if you want to, and come back to the Bailiwick community when you feel better.

Five, the OTA-EUA reporting below was written Oct. 19, 2022, and therefore pre-dates subsequent developments in Brook Jackson's False Claims Act case against Pfizer, Ventavia and ICON.

Jackson's team filed a response to the US Government's Oct. 4 letter on Oct. 27.<sup>178</sup> Judge Truncala heard argument on Pfizer's motion to delay discovery in early December, and the most recent entry on the docket is an amended scheduling order dated Dec. 15, 2022.<sup>179</sup>

Pfizer's motion to dismiss is still pending, as far as I know, and document production is scheduled to begin March 15, 2023.

The case has not been dismissed. It's just moving slowly, in a way that's disproportionate to the genocidal mayhem enabled by ongoing deference to and compliance with illegitimate pseudo-laws.<sup>180</sup>

\*

Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation.<sup>181</sup>

They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.

Means, motive and opportunity

Emergency Use Authorization (EUA) programs established by Congress and President Clinton on Nov. 21, 1997 pretended to authorize the US Secretary of Health and Human Services and Secretary of Defense to illegally order illegal use of illegal chemical and biological weapons of mass destruction on all Americans and all the people in the rest of the world.

Other Transaction Authority (OTA) programs established by Congress and President Obama on Nov. 25, 2015 pretended to authorize SecDef and HHS Secretary to illegally contract with and pay criminal private corporations to illegally produce illegal weapons.

On Nov. 21, 1997, Congress and President Clinton passed the Food and Drug Administration Modernization Act. Through it, they added a new section (21 USC 360bbb) to the Federal Food Drug and Cosmetics Act: "Expanded access to unapproved therapies and diagnostics."

Code translation:

- Access = production and deployment

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<sup>177</sup> <https://www.goodreads.com/author/quotes/77989.Heraclitus>

<sup>178</sup> <https://bailiwicknews.substack.com/p/jackson-v-pfizer-ventavia-icon-barnes>

<sup>179</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2022.01.15-jackson-v.-pfizer-scheduling-order.pdf>

<sup>180</sup> <https://bailiwicknews.substack.com/p/could-congress-members-federal-and>

<sup>181</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>



- Unapproved = illegal/prohibited under federal and international law
- Therapies and diagnostics = weapons

The Emergency Use Authorization program under 21 USC 360bbb, if correctly titled, would be “Expanded production and deployment of illegal and prohibited weapons.”

On Nov. 24, 2003, Congress and President Bush passed the National Defense Authorization Act for FY2004, adding 21 USC 360bbb-3, “Authorization for Medical Products for Use in Emergencies.”

Section 360bbb-3 refers to “products,” a category that includes qualified countermeasures, which includes medical countermeasures and security countermeasures.

The term “medical countermeasures” seems to have entered the lexicon on Nov. 30, 1993, when Congress and President Clinton passed the NDAA for FY1994 and added to Title 10, Armed Forces, Section 2370a. “Medical countermeasures against biowarfare threats: allocation of funding between near-term and other threats.”

At least that’s the first document on my hard-drive that shows up in a keyword search.

10 USC 2370a was repealed on Oct. 28, 2004.

Not to worry.

Two years earlier on June 12, 2002, “medical countermeasures” had been shifted out of Title 10 (Armed Forces) and put under Title 42, (Public Health and Welfare) at 42 USC 300hhh, “Public health and medical preparedness and response functions,” through the Public Health Security and Bioterrorism Preparedness and Response Act passed by Congress and President Bush.

Medical countermeasures moved again on July 21, 2004, when Congress and President Bush passed the Project Bioshield Act.

Project Bioshield moved the “qualified countermeasures” program to 42 USC 247d-6a: “Authority for use of certain procedures regarding qualified countermeasure research and development activities.”

Whatever the products are called, and wherever the pretend lawfulness of their use is addressed in the United States Code, they are chemical and biological weapons.

Whenever you read or hear the terms “biologic” “vaccine” or “countermeasure,” translate them as “illegal weapon.” The terms are simply ways Congress, Presidents and appointed US government officials pretend that the crimes they’re committing are lawful acts, while they pretend to regulate illegal weapon manufacturing and use, through the pretend process of fulfilling their duties to protect public health and safety from toxic food and drugs.

\*

On Nov. 25, 2015, Congress and President Obama passed the National Defense Authorization Act for FY2016.

This is how they corrupted the procurement contracting system in the same way that they’d already corrupted the food and drug regulatory system.

The ‘prototype’ procurement language, called Other Transaction Authority or OTA, was added at 10 USC 2371b, “Authority of the Department of Defense to carry out certain prototype projects.

10 USC 2371b was renumbered 10 USC 4022 effective 01/01/2022, through the NDAA for FY2021 passed on Jan. 1, 2021 by Congress and President Trump.

Which the criminals who write US laws for the zombie Congress to pass apparently forgot, because they tried to amend it again, back at 10 USC 2371, in the NDAA for FY2022 passed on Dec. 27, 2021, at 135 Stat. 1825.

It's all part of the overall game of throwing Americans off the rancid scent of the criminal infiltrators working in the US Department of Defense and Department of Health and Human Services as they carry out their fraud-based global mass murder campaign.

Lying and killing. Killing and lying.

\*

Through 10 USC 2371b/10 USC 4022 Other Transaction Authority (OTA) program set up in 2015, Congress and President Obama pretended to legalize Department of Defense contracting with pharmaceutical corporations to produce bioweapons, in violation of federal and international laws prohibiting same.

10 USC 4022(a)(1) - "[T]he Director of the Defense Advanced Research Projects Agency (DARPA), the Secretary of a military department, or any other official designated by the Secretary of Defense may, under the authority of section 4021 of this title, carry out prototype projects that are directly relevant to enhancing the mission effectiveness of military personnel and the supporting platforms, systems, components, or materials proposed to be acquired or developed by the Department of Defense, or to improvement of platforms, systems, components, or materials in use by the armed forces."

Like the EUA product-development and FDA review program, the OTA government purchasing program classified bioweapons as qualified countermeasures, medical countermeasures and security countermeasures.

\*

The OTA federal contract procurement program set up by Congress paralleled the creation of the Medical CBRN [Chemical Biological Radiological Nuclear] Defense Consortium, or MCDC.

This is the public-private partnership through which new chemical, biological, radiological and nuclear weapons are funded, developed and deployed by the US Government in conspiracy with private sector agents to sicken and kill human beings.

MCDC members describe themselves<sup>182</sup> as

A consortium formed in response to the Government's expressed interest to establish an Other Transaction Agreement (OTA) with an eligible entity or group of entities, to include industry, academic, and not-for-profit partners, for advanced development efforts to support the Department of Defense's (DoD) medical, pharmaceutical and diagnostic requirements as related to enhancing the mission effectiveness of military personnel.

Through the Joint Program Executive Office for Chemical, Biological, Radiological and Nuclear Defense (JPEO-CBRND), the Medical Countermeasures Systems (MCS) Joint Project Management Office is always looking for innovative, safe and effective medical solutions to counter CBRN threats. The usage of an OTA allows government to partner with the MCDC to leverage cutting edge R&D and develop prototypes from commercial sources. This gives MCS an agile and flexible way to develop medical countermeasures using new and innovative technology.

Pfizer, Inc. is among the current members of the MCDC consortium.<sup>183</sup>

FDA has a parallel program, called the Medical Countermeasures Initiative (MCMi).<sup>184</sup>

That's the FDA branch of the US Government's public-private partnership program to produce and use illegal chemical and biological weapons.

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<sup>182</sup> <https://www.medcbrn.org/about-mcdc/>

<sup>183</sup> <https://www.medcbrn.org/current-members/>

<sup>184</sup> <https://www.fda.gov/emergency-preparedness-and-response/counterterrorism-and-emerging-threats/medical-countermeasures-initiative-mcmi>

The 2015 Congressional act pretending to authorize the OTA program is one of the many ways that the US Government has “expressed interest” in setting up the corporate-state death machine since the mid-1940s.

\*

Here’s how this fits with the US Government’s statement of interest in Brook Jackson’s whistleblower case.

- 2020.07.20 Base Agreement DOD-ATI-Pfizer-FDA contract<sup>185</sup>
- 2020.07.21 OTA Technical Direction Letter DOD-ATI-Pfizer-FDA<sup>186</sup>
- 2021.01.08 Brook Jackson Original Complaint<sup>187</sup>
- 2022.01.18 US Gov DOJ declines to intervene<sup>188</sup>
- 2022.02.10 Judge Truncala Order on Gov decline to intervene<sup>189</sup>
- 2022.02.22 Brook Jackson Amended Complaint<sup>190</sup>
- 2022.04.22 Pfizer Motion to Dismiss<sup>191</sup>
- 2022.08.22 Jackson Opposition to Pfizer MtD<sup>192</sup>
- 2022.09.20 Pfizer Reply in support MtD<sup>193</sup>
- 2022.10.04 US Gov Statement of Interest in support MtD<sup>194</sup>
- 2022.10.11 Jackson Leave to File Response to US Gov<sup>195</sup>
- 2022.10.14 Judge Truncala Order Granting Leave to Respond<sup>196</sup>

Two key US Government contracts are involved.

First is the July 20, 2020 Base Agreement between Advanced Technology (ATI) and Pfizer, Inc., identified as MCDC Base Agreement No. 2020 - 532.

Signing authority was listed as

MCDC Other Transaction Agreement (OTA) No. W15QKN-16-9-1002 and 10 U.S.C. § 2371b, Section 815 of the 2016 National Defense Authorization Act (NDAA), Public Law 114-92.

The second contract is the July 21, 2020, MCDC Technical Direction Letter or Statement of Work (SOW) for "COVID-19 Pandemic - Large Scale Vaccine Manufacturing Demonstration" between Pfizer and DOD/Advanced Technologies Inc.

The military prototype contracting provision must be read in conjunction with several other ways that the US Government gradually, quietly "expressed interest" in conspiring with businesses like Pfizer to commit genocide.

These include Congressional amendments to the 1938 Food, Drug and Cosmetics Act and the 1944 Public Health Service Acts which — by January 2020 when the US Government's Covid-19 crime spree began — had entirely eliminated federal regulatory standards for production and use of products designated by the FDA for emergency use during an HHS-declared, HHS-maintained 'public health emergency.'

21 USC 360bbb-3(c) "Criteria for Issuance of Authorization" is a linchpin.

At 21 USC 360bbb-3(c)(2), the law provides that the HHS Secretary may issue emergency use authorizations if he or she concludes that, based on the totality of scientific evidence available to the Secretary, including data from adequate and well-controlled clinical trials, if available, it is reasonable to believe that—

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<sup>185</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>186</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>187</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.01.08-brook-jackson-complaint-pfizer-ventavia-fraud-81-p.pdf>

<sup>188</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.01.18-gov-declines-to-intervene.pdf>

<sup>189</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.10-order-on-gov-decline-to-intervene.pdf>

<sup>190</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>191</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>192</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.08.22-jackson-opp-to-pfizer-mtd.pdf>

<sup>193</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.20-pfizer-reply-in-support-mtd-.pdf>

<sup>194</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>195</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.11-jackson-leave-to-file-response-to-us-gov.pdf>

<sup>196</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.14-order-granting-leave-to-respond.pdf>

(A) the product may be effective in diagnosing, treating, or preventing—

(i) such disease or condition; or

(ii) a serious or life-threatening disease or condition caused by a product authorized under this section, approved or cleared under this chapter, or licensed under section 351 of the Public Health Service Act [42 U.S.C. 262], for diagnosing, treating, or preventing such a disease or condition caused by such an agent; and

(B) the known and potential benefits of the product, when used to diagnose, prevent, or treat such disease or condition, outweigh the known and potential risks of the product, taking into consideration the material threat posed by the agent or agents identified in a declaration under subsection (b)(1)(D), if applicable;

With the benefit of the July 2020 OTA contract, Pfizer's April 2022 motion to dismiss and the US Government's October 2022 statement of interest, we can now fully understand several things.

- No safety standard is material to the HHS or FDA decisions.
- The only efficacy standard is that the product "may be effective."
- Efficacy conclusions are to be based on the totality of scientific evidence available to the Secretary.
- If no scientific evidence is construed as available to the HHS Secretary, the HHS Secretary can make the declaration anyway.

The Base Agreement contract provided, at Section 21.06, for DOD military personnel to monitor and control every document, phone call, email, meeting and third-party audit between Pfizer (the "project agreement holder" or PAH) and FDA regulators.

DOD put this into the OTA bioweapons procurement contracts to ensure from the very start that Operation Warp Speed could only ever conclude with FDA authorizations and approvals, and that the FDA would never, under any circumstances, revoke the authorizations and approvals, because revocation of the authorization is the only condition under which US Government payment on the contracts can be suspended.

Section 21.06 Regulatory Affairs...The Government shall ensure performance includes regulatory expertise and guidance for candidate medical countermeasure development efforts...

(3) [Project Agreement Holder Pfizer] will provide FDA submissions to the government [US DOD] such as all documentation requested by FDA and all proposals to FDA

(4) PAH will allow the government [US DOD] to monitor all FDA communications by listening to teleconferences and attending meetings.

(5) PAH will allow the government [US DOD] to attend regulatory site visits and audits, and actively participate in all third-party audits...

DOD and Pfizer agents had means, motive and opportunity, through OTA contracts, to personally ensure that

- no valid clinical trials would be conducted,
- no valid clinical data would be collected and analyzed, and
- all scientific evidence of product toxicity would be removed, altered, suppressed, falsified, destroyed, discredited or otherwise disappeared, by anyone involved anywhere in the pretend clinical trials process.

DOD and Pfizer agents could thereby ensure that no evidence capable of interfering with the HHS Secretary and FDA regulatory officials (Azar/Kadlec/Gruber) EUA declarations would ever become available.

The mechanism was reinforced by other contractual provisions that separated the military "prototype manufacturing demonstration projects" from the pretend pharmaceutical research and development projects.

In other words, the FDA's decisions about products manufactured by Pfizer and other DOD contractors were made long before anyone in America had ever heard of Covid-19. The clinical trials were done to support the psychological part of the military operation; the scientific validity and regulatory compliance of the trials was irrelevant.

The FDA decisions based on the pretend trials were made by identifiable FDA officials, each of whom evidence will show either had knowledge, complicity and intent to further the crimes, or acted out of fear and ignorance, under DOD duress and coercion.

\*

Back to Brook Jackson's case.

Pfizer's core argument in its Motion to Dismiss, which the US Government has now endorsed in its Oct. 4 statement of interest, is that clinical trials and clinical data from all of the sites, including the serious adverse event reports from the very start of the trials in Summer 2020, were not "material" or "necessary" to the FDA's decisions to grant Emergency Use Authorization (Dec. 11, 2020) and approval (Aug. 23, 2021) to Pfizer's product.

Pfizer, April 22, 2022 at p. 3

The Government's "actual behavior" here says it all. Both the complaint itself and the public record show the Government has been fully aware of Relator's allegations for nearly two years without withdrawing authorization or stopping payment for Pfizer's vaccine.

To the contrary, FDA took regulatory action that made the vaccine widely available and publicly responded to Relator's allegations by expressing the agency's "full confidence" in the data used to support the vaccine. DoD continues to purchase the product and make it available, free of charge, to all people living in the United States.

And the U.S. Department of Justice ("DOJ"), which was required under 31 U.S.C. § 3730(a) to investigate Relator's allegations "diligently," declined to intervene in this lawsuit. All of this is "very strong evidence" that Relator's allegations are not material to the United States, and accordingly Pfizer's vaccine was—and continues to be—eligible for payment by the Government.

US Government, Oct. 4, 2022, at p. 10

[Brook Jackson's] complaint does not identify any provision in the SOW for the Project Agreement between Pfizer and the Army that conditioned Government payment for the vaccine on Pfizer's compliance with the clinical trial protocol or regulations.

The SOW, which is attached to the complaint, further specifies that the Army did not regulate the conduct of the clinical trial, which is "out-of-scope" for the purchase agreement between the Army and Pfizer.

In short, the complaint does not plead factual content to support a conclusion that compliance with the clinical trial protocol or regulations was necessary under the contract between Pfizer and the Army such that clinical trial violations would give rise to a claim for express or implied certification liability.

As the complaint notes, the contract did condition payment between Pfizer and the Army on FDA approval or authorization of the vaccine. This provision in the contract could support a claim for fraud in the inducement if the complaint had pleaded facts supporting an inference that the alleged clinical trial violations at the Ventavia sites actually altered FDA's approval or authorization decision.

However, while the complaint generally contends that the alleged clinical trial violations by Ventavia "call[] the vaccine's EUA into question," there are no allegations in the complaint that the data from the Ventavia sites caused FDA to authorize the vaccine or that FDA would have revoked authorization had it known about the alleged clinical trial violations by Ventavia.

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*Short note about where I'm going with this series of reports.*

The implications of the contract terms were first publicly acknowledged by Pfizer on April 22, 2022, in Pfizer's motion to dismiss Brook Jackson's whistleblower case.

As of Oct. 4, 2022, the implications of the contract terms have now been publicly acknowledged and endorsed by the US Government.

On Oct. 11, 2022, Brook Jackson's attorneys asked Judge Truncale for permission to file a response to the US Government's statement of interest.

On Oct. 14, 2022, Judge Truncale granted that permission, and ordered Jackson's attorneys to file a response by Oct. 27.

I think that in their response Brook Jackson's attorneys should take the US Government's newly-discovered interest in intervening, and accept it, by asking Judge Truncale to:

1. Deny Pfizer's motion to dismiss
2. Add the US Government, including President Trump, President Biden, current and past secretaries of DOD, HHS, DOJ and DHS, along with CDC, FDA, NIH, NIAID, DARPA and BARDA officials *as defendants*.
3. Add a claim under 18 USC 2333 against the named US government officials and their subordinates (agency and departmental directors, advisory board members, etc.)
4. Terminate the national emergency declarations, proclamations and programs.
5. Immediately suspend the entire US vaccination program including the schedules for childhood, adolescent and adult injections, and order a full, independent investigation to be conducted by a civilian team led by Steve Kirsch and Naomi Wolf.
6. Close all DOD, FDA, CDC, Pfizer, Moderna, J&J and subcontractor facilities, and designate them as crime scenes in an active criminal investigation conducted by a civilian team led by Robert F. Kennedy Jr. and Francis A. Boyle.

If ordered by Judge Truncale, this would enable full discovery into the multiple, heinous crimes including fraud; production, stockpiling and use of chemical and biological weapons of mass destruction; and mass murder, that the US Government planned, conspired and contracted with the private corporate defendants (Pfizer, Ventavia and Icon) to conceal from the public during the planning stages, commit and then cover up.

\* \* \*

**Jan. 19, 2023 - Repost - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify. (Aug. 11, 2022)**

Jan. 19, 2023 Note:

In August, I posted a list of the worst public health emergency-predicated stand-alone acts, and larger consolidated acts (such as NDAAs) into which “public health” amendments and expansions have been folded, enacted since 1983. August list is reposted below.

Those unconstitutional laws constructed the public health-police state kill box in which so many millions of people have been trapped, sickened and killed.

They’re also listed, along with many others, in the footnotes of Legal History of American Domestic Bioterrorism Program<sup>197</sup> (14-page executive summary of pinned post<sup>198</sup>).

The three main DOD-HHS mass murder programs that need to be repealed, stripped of funding, and judicially nullified, along with their tentacles in other chapters, subchapters, parts and sections, are:

- 50 USC Ch. 32, **Chemical and Biological Warfare Program**, falsely portrayed by DoD in official reports and by DoD scribes in the propagandist media as “defensive”
- 42 USC Ch. 6A, Subchapter 2, Part B, Federal-State Cooperation, including 42 USC 247d, **Public Health Emergencies Program**
- 21 USC Ch. 9, Subchapter V, Part E, General Provisions Relating to Drugs and Devices, including 21 USC 360bbb, **Expanded access to unapproved therapies and diagnostics.**

I estimate there have been at least 60 relevant Congressional acts passed as stand-alones or buried in ‘defense’ and appropriations bills between 1969 and the present, including the most recent: the 2023 National Defense Authorization Act and 2023 Consolidated Appropriations Act, as reported by The Sharp Edge at Corey’s Digs, Jan. 13, 2022 - Funding the Control Grid Part 1: The Biomedical Framework.<sup>199</sup>

Congressional repeal of the three laws listed above would go a long way toward eliminating the HHS Secretary’s unilateral, unreviewable biowarfare powers, starving the planned expansion of the biowarfare program of federal funding, and tearing down the immunity shields protecting DoD and HHS personnel and pharmaceutical-bioweapons dealers from accountability for the crimes.

Now that I understand the kill box construction better, there are several more laws that should be repealed by Congress and/or nullified by federal and state courts, because their invocation under the Covid-19 pretext created redundancy around the state of emergency or state of war, through which the totalitarian state has tightened its grip.

Those laws include:

- 50 USC Ch. 33, War Powers Resolution or War Powers Act. Passed by Congress in 1973 and, through the Sept. 18, 2001 Authorization for Use of Military Force (AUMF), also passed by Congress, construed as putting the United States in a permanent state of war (Global War on Terror, including bioterror) against every country in the world, with no limitations in time or geographically, with every individual man, woman and child presumptively classified as a threat, combatant and enemy target.
- 50 USC Ch. 34, National Emergencies Act. Passed by Congress in 1976 and cited in George W. Bush’s Sept. 14, 2001 Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks* and renewed every year since, and in Donald Trump’s March 13, 2020 Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, renewed every year since.
- 42 USC Ch. 68, Disaster Relief Act, also known as the Stafford Act. Passed in 1988, cited by Donald Trump in his March 13, 2020 Stafford Act declaration and renewed every year since.

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<sup>197</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>198</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>199</sup> <https://www.coreysdigs.com/health-science/funding-the-control-grid-part-1-the-biomedical-framework/>

These three laws supply the pretextual basis for designating all people as presumptive terrorists, insurrectionists, combatants or pre-communicable, asymptomatic, deadly disease-carriers, such that killing us can be construed as legal and in the interests of national security, for so long as Congress and courts fail to repeal or nullify them.

Repealing or nullifying these laws would remove the statutory foundation for Presidential proclamations, declarations and executive orders derived from alleged “emergency powers” transferred during war or national emergency from the People, Congress, and the courts, to the President, Health and Human Services Secretary, Secretary of Defense and other Cabinet officials and those to whom they delegate executive power.

To recap, a good Omnibus Chemical and Biological Warfare Program Repeal Act of 2023 (OCBWPR) would repeal:

- 50 USC Ch. 33, War Powers Resolution or War Powers Act
- 50 USC Ch. 34, National Emergencies Act
- 42 USC Ch. 68, Disaster Relief Act
- 50 USC Ch. 32, Chemical and Biological Warfare Program
- 42 USC Ch. 6A, Subchapter 2, Part B, Section 247d, Public Health Emergencies Program
- 21 USC Ch. 9, Subchapter V, Part E, Section 360bbb, Expanded access to unapproved therapies and diagnostics.

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[Aug. 11, 2022 - 22 worst Congressional bioterrorism authorization and funding laws passed since 1983<sup>200</sup>](#)

I’m trying to think through which of the many enabling statutes passed by Congress since 1983 (the introduction of the Public Health Emergency framework) are the worst, and therefore highest priority for matching the statutes to the treasonous sponsors and ‘Aye’ voters, and also highest priority for repeal during the process of returning our Constitution-in-exile back home to America.

A chronological list of the statutes passed by Congress between 1983 and this year, that I’m currently aware of, is at the footnote.<sup>201</sup>

I find new ones daily.

Worst 22, in my current opinion, also listed chronologically:

1. 1983 Public Health Service Act Amendment - PL 98-49
2. 1986 State Comprehensive Mental Health Services Plan Act - PL 99-660 (National Childhood Vaccine Injury Act)
3. 1997 National Defense Authorization Act for FY98 - PL 105-85
4. 1997 Food and Drug Administration Modernization Act - PL 105-115
5. 1998 Omnibus Consolidated and Emergency Supplemental Appropriations for FY1999 - PL 105-277 (Strategic National Stockpile = bioweapons mislabeled as vaccines)
6. 2000 Public Health Improvement Act - PL 106-505
7. 2001 Authorization for Use of Military Force - PL 107-40
8. 2001 Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT) Act - PL 107-56
9. 2002 Public Health Security and Bioterrorism Preparedness and Response Act - PL 107-188
10. 2002 Homeland Security Act - PL 107-296
11. 2003 National Defense Authorization Act - PL 108-136
12. 2004 Project Bioshield Act - PL 108-276
13. 2005 Department of Defense, Emergency Supplemental Appropriations to Address Hurricanes in the Gulf of Mexico, and Pandemic Influenza Act (PREP Act) - PL 109-148
14. 2006 Pandemic and All-Hazards Preparedness Act. PL 109-417
15. 2013 Pandemic and All-Hazards Preparedness Reauthorization Act - PL 113-5

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<sup>200</sup> <https://bailiwicknews.substack.com/p/22-worst-congressional-bioterrorism>

<sup>201</sup> <https://bailiwicknews.substack.com/p/22-worst-congressional-bioterrorism#footnote-1-68225889>



16. 2016 National Defense Authorization Act. PL 114-92
17. 2016 21st Century Cures Act (Cures Act 1.0) - PL 114-255
18. 2017 National Defense Authorization Act - PL114-328
19. 2017 FDA Reauthorization Act - PL 115-52
20. 2017 Act to amend FDCA EUA statute, 21 USC 360bbb-3 - PL 115-92
21. 2018 National Defense Authorization Act - PL 115-91
22. 2019 Pandemic and All-Hazards Preparedness and Advancing Innovation Act - PL 116-22

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## **Jan 20, 2023 - Subsidiarity. Political, social and economic organizing principle that stands in opposition to centralized bio-digital totalitarianism**

Thank you to the reader who posted a comment at Dual-use government officials of concern,<sup>202</sup> with a link to the Wikipedia page on Subsidiarity (Catholicism).<sup>203</sup>

That was a new word to me, and it's hard to overstate how useful it is to have been pointed to it.

I read the linked material, and when I saw references to Pope Leo XIII's 1891 encyclical On the Condition of the Working Classes<sup>204</sup> (*Rerum novarum*) and Pope Pius XI's 1931 encyclical On Social Reconstruction<sup>205</sup> (*Quadragesimo anno*), I trotted upstairs to the beautiful collection of my late father's Catholic books, found them both there and started reading.

\*

Subsidiarity is the opposing social and economic moral principle to the globalists' nightmare vision of a biologically- and digitally-controlled central government for the whole world.

Pope Pius XI:

As history abundantly proves, it is true that on account of changed conditions many things which were done by small associations in former times cannot be done now save by large associations. Still, that most weighty principle, which cannot be set aside or changed, remains fixed and unshaken in social philosophy: **Just as it is gravely wrong to take from individuals what they can accomplish by their own initiative and industry and give it to the community, so also it is an injustice and at the same time a grave evil and disturbance of right order to assign to a greater and higher association what lesser and subordinate organizations can do. For every social activity ought of its very nature to furnish help to the members of the body social, and never destroy and absorb them.**

The supreme authority of the State ought, therefore, to let subordinate groups handle matters and concerns of lesser importance, which would otherwise dissipate its efforts greatly. Thereby the State will more freely, powerfully, and effectively do all those things that belong to it alone because it alone can do them: directing, watching, urging, restraining, as occasion requires and necessity demands. Therefore, those in power should be sure that the more perfectly a graduated order is kept among the various associations, in observance of the principle of "subsidiary function," the stronger social authority and effectiveness will be the happier and more prosperous the condition of the State.

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<sup>202</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>203</sup> [https://en.m.wikipedia.org/wiki/Subsidiarity\\_\(Catholicism\)](https://en.m.wikipedia.org/wiki/Subsidiarity_(Catholicism))

<sup>204</sup> [https://www.vatican.va/content/leo-xiii/en/encyclicals/documents/hf\\_l-xiii\\_enc\\_15051891\\_rerum-novarum.html](https://www.vatican.va/content/leo-xiii/en/encyclicals/documents/hf_l-xiii_enc_15051891_rerum-novarum.html)

<sup>205</sup> [https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf\\_p-xi\\_enc\\_19310515\\_quadragesimo-anno.html](https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf_p-xi_enc_19310515_quadragesimo-anno.html)

Subsidiarity is a much better word than the word I've used up until this point: "relocalization." More on that below. Even more importantly, subsidiarity is a fully-developed social, political and economic moral philosophy that can be used to better challenge and defeat the Luciferian secularist-communist-socialist-capitalist-materialist enslavement system proposed by the deranged lunatics now gathered in Davos.

Subsidiarity can be used to build up the kinds of human societies that Our Lord Jesus Christ wants us to live in, instead.

\*

Long-time readers may already know, but new readers probably not, that my background from 2005 to 2019 prepared me for the work I do in Covid-times.

While working professionally in law firms that handled constitutional and civil rights cases, I also worked *pro bono* on peak oil, local food, relocalization, community rights campaigns as an independent journalist and civic organizer.

Long story short, I read Richard Heinberg's *The Party's Over: Oil, War and the Fate of Industrial Society*<sup>206</sup> in 2005, and found the geopolitical and historical analysis highly motivating. I wanted to be part of restoring local water, food, energy and manufacturing systems to be more resilient to fuel supply and price shocks, so that present and future generations — children, grandchildren, great-grandchildren — could not just survive but thrive.

Within a year or two, I connected with Thomas Linzey of the Community Environmental Legal Defense Fund (CELDF), which was a spin-off of Richard Grossman's Program on Corporations, Law and Democracy (POCLAD). For 15 years, I worked on several local-level community organizing campaigns aimed at confronting the legal principle of "preemption,"<sup>207</sup> which is a human social, political and economic organization system in which power is centralized at higher level of authorities, by taking power from lower levels of authorities.

Preemption proved to be a major obstacle for people trying to restore local water, food, energy and manufacturing systems.

Under the preemption doctrine, articulated in the American context by Judge John F. Dillon as Dillon's Rule<sup>208</sup> in 1868, municipal authority trumps individual authority, state authority trumps municipal authority, federal authority trumps state authority, and corporate authority — the power of commercial and financial organizations like the Dutch East India Company in centuries past, and Microsoft, Raytheon and Monsanto today — trump everybody else.

As Dillon put it:

"Municipal corporations owe their origin to, and derive their powers and rights wholly from, the legislature. It breathes into them the breath of life, without which they cannot exist. As it creates, so may it destroy. If it may destroy, it may abridge and control."

Community campaigns built on the POCLAD/CELDF historical analysis, were and still are a vigorous attempt to resist preemption and restore self-governing power and socio-economic sovereignty at the local and individual level, although CELDF itself has gone woke, which is sad.

In fact, throughout the millennia of human social, political and economic struggle, there have been people pushing for decentralization.

In Dillon's day, one of the leading voices was another judge, Thomas Cooley, who wrote what's become known as the Cooley Doctrine:<sup>209</sup>

"Local government is a matter of absolute right; and the state cannot take it away"

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<sup>206</sup> <https://richardheinberg.com/bookshelf/partys-over>

<sup>207</sup> <https://bailiwicknewsarchives.files.wordpress.com/2020/09/9.3.19-bailiwick-news.pdf>

<sup>208</sup> [https://en.wikipedia.org/wiki/John\\_Forrest\\_Dillon#Dillon's\\_Rule](https://en.wikipedia.org/wiki/John_Forrest_Dillon#Dillon's_Rule)

<sup>209</sup> [https://en.wikipedia.org/wiki/Thomas\\_M.\\_Cooley#Cooley\\_Doctrine](https://en.wikipedia.org/wiki/Thomas_M._Cooley#Cooley_Doctrine)

I no longer find peak oil data sources to be credible,<sup>210</sup> because they are controlled by the same globalist institutions that have fully corrupted the academic, scientific and public health, and food and drug regulation systems. Covid-19 has revealed that capture-and-control program, and the massive structural lies underneath it, in great detail.

As a result, I no longer regard the geopolitical analysis built on peak oil evidence to be accurate.

But I still think restoring individual and local control of essential things like water, food, energy and manufacturing is a good set of goals.

Whether supply and price shocks are caused by impersonal geochemical factors (dwindling access to cheap liquid fuel oil) or by depraved men and women trying to kill most of the world's people while passing themselves off as "a select group" of heroic "extraterrestrials" saving the planet,<sup>211</sup> the sensible response is the same.

Get the power out of the hands of the crazy people, and put it in the hands of ordinary people who are trying to work hard, live in decent homes and neighborhoods, drink clean water, eat nourishing food, raise good kids and serve God.

\*

By the end of 2019, I had spent 15 years researching, writing about and working with the preemption principle — and its opposite, the clunkily-named relocalization — in the communities where I've lived. The "think globally, act locally" thing.

This is why, when governments around the world suddenly took over every aspect of every individual's daily life in March 2020, through weaponized fear and ignorance passed through ordinary family, friend and neighbor relationships — I was primed to recognize it for the preemption-based, global power grab that it was.

I recognized it, but I didn't understand the mechanisms.

I didn't understand *how* it was being done, until the Jan. 30, 2022 Todd Callender podcast,<sup>212</sup> which was the crucial lead that took me into the dark caves of American statutory, regulatory, and executive/administrative history, where I've been spelunking for almost a year.

\*

Covid-times exposed the preemption doctrine — the opposite of subsidiarity — imposed on a global scale.

The transnational corporate powers effectively preempted nation-state powers, using fear (psychological manipulation through centralized, captured mass media); legal mechanisms; and financial coercion.

The financial coercion piece is the second of my two 2023 research priorities:<sup>213</sup> the Covid-era purpose and observable functions of transnational institutions like the World Trade Organization, World Bank,<sup>214</sup> World Health Organization, International Monetary Fund, Bank for International Settlements and SWIFT (Society for Worldwide Interbank Financial Telecommunication).

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<sup>210</sup> <https://bailiwicknews.substack.com/p/on-peak-oil-as-another-fraud-crime>

<sup>211</sup> <https://www.foxnews.com/politics/john-kerry-applauds-fellow-davos-attendees-extra-terrestrial-wanting-save-planet>

<sup>212</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

<sup>213</sup> <https://bailiwicknews.substack.com/about>

<sup>214</sup> <https://www.worldbank.org/en/news/press-release/2017/06/28/world-bank-launches-first-ever-pandemic-bonds-to-support-500-million-pandemic-emergency-financing-facility>

See Sept. 22, 2022 Laundering with Immunity: The Control Framework – Part 1,<sup>215</sup> by Corey Lynn at Corey's Digs, for an excellent overview of sovereign immunities claimed by transnational quasi- and non-governmental organizations under the US International Organizations Immunities Act of 1945,<sup>216</sup> which is applicable to “any international organization in which the United States participates:”

76 International organizations and banks enjoy immunities, privileges, and tax exemptions

- GAVI, Big Pharma, and CERN enjoy similar immunities
- The Bank for International Settlements has sovereign immunity and some of these immunities extend to its members, being 63 central banks and the Federal Reserve System, while other immunities extend to “systemically important institutions”
- Trillions of taxpayer dollars and printed money has moved through these organizations and banks with no transparency or accountability as they continue to build a global enslavement system
- Hundreds, if not thousands, of NGOs and corporations work with and through these organizations and banks, some of whom have agreements, NDAs, and/or immunity by extension

They do not operate above the law, they operate entirely outside of the law.

\*

We already know a lot about how the Pfizer contracts preempt nation-state power to adopt tighter drug regulation laws, for example, and put national assets like military bases up as collateral that can be seized if legislators start to get out of line. See Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws.<sup>217</sup> See July 9, 2022 - More on the tiered coercion cascades,<sup>218</sup> for a short post on smaller-scale coercion mechanisms (federal coercion of states, hospitals, schools, etc.)

The same mechanism is probably also in place to control the valid, legitimate US Government that exists underneath the invalid, illegitimate one<sup>219</sup> whose imposter, criminal spokesmen include Secretary of Health and Human Services Xavier Becerra and Defense Secretary Lloyd Austin.

There's probably something in the undisclosed government-pharmaceutical contracts that incorporates BIS and SWIFT as parties, such that any government moves to stop the killing will immediately cut off access to financial systems and loans.

Support for this hypothesis comes from 2013 and 2015 reporting by French and Italian reporters — sent to me by another reader — about how central bankers working through the Bank of Italy, cut the Vatican off from credit card processing services in January 2013.

The central banking cabal thereby coerced the partial abdication of Pope Benedict XVI — announced on Feb. 11, 2013 — to pave the way for installation of Jorge Bergoglio as Pretend-Pope Francis.

Satisfied with Pope Benedict's announcement, Vatican access to international banking was restored by the central bankers on Feb. 12, 2013.

- Jan. 4, 2013 - The Vatican no longer accepts credit cards<sup>220</sup>
- Feb. 12, 2013 - Resumption in the Vatican of credit card payments<sup>221</sup>
- April 4, 2015 - War is declared on US domination by the dollar<sup>222</sup>
- Sept. 20, 2015 - Vatican yellow<sup>223</sup>
- Sept. 28, 2015 - Ratzinger could "neither sell nor buy"<sup>224</sup>

<sup>215</sup> <https://www.coreydings.com/u-s/laundering-with-immunity-the-control-framework-part-1/>

<sup>216</sup> <http://archive.ipu.org/finance-e/PL79-291.pdf>

<sup>217</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

<sup>218</sup> <https://bailiwicknews.substack.com/p/more-on-the-tiered-coercion-cascades>

<sup>219</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>220</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2013.01.04-vatican-no-longer-accepts-credit-cards.pdf>

<sup>221</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2013.02.12-resumption-in-the-vatican-of-credit-card-payments.pdf>

<sup>222</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.04.05-war-is-declared-on-us-domination-by-the-dollar.pdf>

<sup>223</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.09.20-vatican-yellow-.pdf>

<sup>224</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.09-swift-pressure-used-to-push-out-pope-benedict-xvi.pdf>

Federal and state legislators and judges should still move forward with repealing and nullifying<sup>225</sup> the American laws enabling fraud-based global mass murder.

They just need to understand and prepare to withstand the financial consequences.

Understanding social, political and economic subsidiarity will help.

\*

Beautiful passage from C.S. Lewis' Mere Christianity, through Catholic.com's Morning Offering newsletter<sup>226</sup> today:

“And let me make it quite clear that when Christians say the Christ-life is in them, they do not mean simply something mental or moral. When they speak of being ‘in Christ’ or of Christ being ‘in them’, this is not simply a way of saying that they are thinking about Christ or copying Him.

They mean that Christ is actually operating through them; that the whole mass of Christians are the physical organism through which Christ acts — that we are His fingers and muscles, the cells of His body. And perhaps that explains one or two things. It explains why this new life is spread not only by purely mental acts like belief, but by bodily acts like baptism and Holy Communion.

It is not merely the spreading of an idea; it is more like evolution—a biological or superbiological fact. There is no good trying to be more spiritual than God. God never meant man to be a purely spiritual creature. That is why He uses material things like bread and wine to put the new life into us.

We may think this rather crude and unspiritual.

God does not: He invented eating. He likes matter. He invented it.

\* \* \*

### **Jan. 23, 2023 - On Trump's role and secret military-led continuity of government for purposes of swamp-draining.**

*Alternate take on Derek Johnson's legal research findings: there are two puppet regimes active in America right now, not just one.*

Reader sent me a link to Derek Johnson's latest post:

- Jan. 22, 2023 - The Military Blueprint That Proves Donald Trump is STILL Commander-in-Chief.<sup>227</sup> (PDF<sup>228</sup>)

I think Johnson's research is extremely useful and important.

I interpret the information differently.

I see the military law blueprint Johnson outlines and documents in excellent detail, as support for the hypothesis that neither Trump nor Biden is the current *de facto* commander-in-chief, but that the US is under *de facto* foreign occupation by the Bank for International Settlements, United Nations and World Health Organization, with two "puppet" regimes.

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<sup>225</sup> <https://bailiwicknews.substack.com/p/repost-pharmaco-military-genocide>

<sup>226</sup> <https://www.morningoffering.com/>

<sup>227</sup> <https://www.newstreason.com/post/derek-johnson-the-military-blueprint-that-proves-donald-trump-is-still-commander-in-chief>

<sup>228</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.22-derek-johnson-military-occupation-laws-executive-orders-trump-biden.pdf>

Trump is at the head of one of the puppet regimes, serving as a focal point for roughly half the population: those who believe there's been a US military white hat operation authorizing covert martial law to drain the DC Swamp since 2016.

Biden is at the head of the other puppet regime, serving as a focal point for those who believe there's a global public health emergency authorizing covert martial law to surveil, control and kill the American people, to respond to national security threats comprised of communicable pathogens and airborne/waterborne/foodborne toxins.

Meanwhile, all the imposter men and women embedded in American federal agencies are *de facto* loyal, not to any American president, or the US Constitution, or any American laws, regulations, executive orders, continuity of government plans or related documents, but only to the congealing one-world government.

There are hundreds of imposter, foreign occupiers working — mostly at the highest executive levels as secretaries, assistant secretaries and directors<sup>229</sup> — in the Cabinet: departments of Agriculture, Commerce, Defense, Education, Energy, Health and Human Services, Homeland Security, Housing and Urban Development, Interior, Justice (Attorney General), Labor, State, Transportation, Treasury, and Veterans Affairs, alongside the White House Chief of Staff, the US Ambassador to the United Nations, the Director of National Intelligence, and the US Trade Representative, and heads of the Environmental Protection Agency, Office of Management and Budget, Council of Economic Advisers, Office of Science and Technology Policy, and Small Business Administration.

That's all it's taken to pull off the overthrow so far: patient work over about 100 years, to recruit, re-educate and get those treasonous, seditious people into those offices, and place their co-conspirators in the highest levels of academia, corporate industry and non-governmental organizations (ie BMGF) while training the target population — through mass media and mass education — to accept false information as truth and malevolent government intent as benign. We now know that the FDA clinical trials and drug regulation<sup>230</sup> process has been a sham, and the vast majority of clinical investigators, regulators and trial subjects have been unwitting, non-consenting theatrical props, mobilized only to maintain the willing suspension of disbelief in the public mind.

The US government shown to the people as the Biden Administration or the Trump Administration, along with the legal frameworks I've written about in the public health-martial law context,<sup>231</sup> and Derek Johnsen writes about in the continuity of government-martial law context,<sup>232</sup> are also shams.

Billions of words, millions of pages, and hundreds of millions of people, shuffled around through misdirection and sleight of hand, to subordinate, distract and confuse, and to reinforce and amplify the criminal perpetrators' core messages:

“Don't think, don't question, don't struggle, don't fight back, don't resist. It's inevitable, it's overwhelming. We're in control. Just relax, sit back, calm your agitated nerves. It will all be over soon and you'll feel so much better when it is. Trust us. This is all for your own good.”

\*

My focal point is the triple-threat complex of

1. Bank for International Settlements, which is the financial arm of the proposed one-world secular materialist government, working to build wrap-around digital financial control through CBDCs;
2. United Nations, the political arm of the proposed one-world government, working to erode national sovereignty and citizen loyalty to countries and constitutions, so as to transfer allegiance and submission to the UN;
3. World Health Organization, the military arm of the proposed one-world government, working to shorten life spans and reduce fertility through security “countermeasures” known as “mandatory vaccines” which are in truth, measures to counter human health, longevity, fertility, conscience, free will, and freely-willed faith in Almighty God.

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<sup>229</sup> <https://www.whitehouse.gov/administration/cabinet/>

<sup>230</sup> <https://sashalatypova.substack.com/p/intent-to-harm>

<sup>231</sup> <https://bailiwicknews.substack.com/p/biomedical-security-state-and-state>

<sup>232</sup> <https://www.newstreason.com/post/derek-johnson-the-military-blueprint-that-proves-donald-trump-is-still-commander-in-chief>

My other focus is the untapped resistance complex of Constitutionally-loyal Congress members; American state legislators and prosecutors; and federal and state judges, who can and should breach the confusion walls in their own minds and the fear walls in their own hearts to speak up, mobilize the People, and then — with the People and the Constitution — point to, expel and prosecute the foreign occupiers in the federal executive branch and the US military.

\* \* \*

### **Jan. 24, 2023 - Legal Walls of Covid-19 Kill Box - slide deck**

Prepared for today's press conference and upcoming presentations.

- Kill Box Presentation<sup>233</sup> (PDF, 18 pages)
- Rumble video<sup>234</sup> - Meeting starts at about 46:00. Before that it's just tech set-up.

\* \* \*

### **Jan. 26, 2023 - War criminals.**

*Starter lists first posted March 2021 and August 2022.*

In March 2021, I posted My enemies list, after my year of house-arrest.<sup>235</sup> I used linocut printmaking as part of processing my outrage, producing a guillotine linocut block and a series of prints in June 2021, posted at Nuremberg 2.0.<sup>236</sup>

In August 2022, I posted US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions, and a starter list of defendants.<sup>237</sup>

Since August 2022, I've added more names to that list as I've located them in the US government record documenting US government crimes and US government pre- and during-crime coverups.

It's a work-in-progress; omissions are not intentional; the conspirators' web is complex. I'll continue to update it as my research continues, and as state and federal war crimes investigations move forward.

NOTE: The list does not include many members of Congress by name, other than Nancy Pelosi; it includes "Many, if not all - members of Congress, 1983-present." This is because tracking the bill sponsors, committee memberships, hearing transcripts, and roll call votes for the many Congressional acts passed since 1983 to enable and fund the ongoing DOD-HHS mass murder campaign is work I haven't had time to do. When the federal and state investigations get underway, that research will get done, to support the prosecution of pivotal individual Congress members.

The original post also included a starter list of laws empowering state and federal prosecutors and judges to investigate, charge and bring people to trial.

Summary list of the crimes: war crimes as defined by the 1949 Geneva Conventions, Common Article 3 (torture; cruel or inhuman treatment; performing biological experiments; murder; mutilation or maiming; intentionally causing serious bodily injury; rape; sexual assault or abuse; taking hostages; outrages upon personal dignity, in particular humiliating and degrading treatment); impersonating a federal officer; disloyalty of public office holders; rebellion or insurrection; treason (levying war against the United States or adhering to their enemies, giving them aid and comfort); sedition; advocating overthrow of US government, Constitution and laws; murder; attempted murder; conspiracy to commit murder; genocide; development and use of biological and toxin weapons, chemical weapons and

<sup>233</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>234</sup> <https://rumble.com/v26xpb-dod-vaccine-press-conference-tuesday-january-24-230p-et.html>

<sup>235</sup> <https://bailiwicknews.substack.com/p/my-enemies-list-after-my-year-of>

<sup>236</sup> <https://bailiwicknews.substack.com/p/nuremberg-20>

<sup>237</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

weapons of mass destruction; terrorism; financing terrorism; harboring or concealing terrorists; fraud; perjury; subornation of perjury; falsification and concealment of material facts; concealment, removal or mutilation of public records; theft; bribery; extortion; interference with commerce by threats, violence, robbery or extortion; conspiracy against rights; deprivation of rights under color of law.

\*

### War criminals.

*Men and women who are currently occupying high-level positions in US government or collaborating private sector entities, or who occupied such positions earlier in the development and deployment of the global Covid-19 bioterrorism campaign. Last updated 02/02/2023.*

- Adams, Jerome - Surgeon General
- Adams, Steve - Director, HHS-CDC Strategic National Stockpile/DoD Chemical and Biological Weapons stockpile
- Ashcroft, John - Attorney General, Department of Justice
- Austin, Lloyd - Secretary, Department of Defense
- Azar, Alex - Secretary, Department of Health and Human Services
- Bancel, Stephane - CEO, Moderna
- Baric, Ralph - bioweapons researcher, University of North Carolina - Chapel Hill
- Barr, William - Attorney General, Department of Justice
- Barsa, John - Administrator, US Agency for International Development
- Becerra, Xavier - Secretary, Department of Health and Human Services
- Beers, Rand - Secretary, Department of Homeland Security
- Bezos, Jeff - CEO, Amazon
- Biden, Joseph - President
- Birx, Deborah - Coordinator, White House Coronavirus Response
- Blinken, Antony - Secretary, Department of State
- Bourla, Albert - CEO, Pfizer
- Bratcher-Bowman, Nikki - Assistant Secretary for Emergency Preparedness and Response, Health and Human Services
- Bright, Rick - Director, HHS-Biomedical Advanced Research and Development Authority (BARDA)
- Brooks-LaSure, Chiquita - Director, Department of Health and Human Services, Centers for Medicare and Medicaid Services
- Bumpus, Namandjé - Chief Scientist, Health and Human Services Department, Food and Drug Administration
- Burns, William - Director, Central Intelligence Agency Director
- Burwell, Sylvia Mathews - Secretary, Department of Health and Human Services
- Bush, George W - President
- Califf, Robert - Commissioner, Health and Human Services, Food and Drug Administration
- Callahan, Michael - DoD-DARPA, Massachusetts General Hospital-Harvard Medical School, US-Agency for International Development
- Charrow, Robert - General Counsel, Department of Health and Human Services
- Cheney, Dick - Vice President
- Chertoff, Michael - Secretary, Department of Homeland Security
- Clinton, Hillary - Secretary of State
- Clinton, William - President
- Coats, Dan - Director, Department of National Intelligence
- Cochran, Norris - Secretary, Department of Health and Human Services
- Cohen, David - Director, Central Intelligence Agency Director
- Coleman, Victoria - Director, Department of Defense, Defense Advanced Research Projects Agency (DARPA)
- Collins, Felicia - Assistant Secretary for Health, Department of Health and Human Services
- Collins, Francis - Director, Department of Health and Human Services, National Institutes of Health; co-chair, Presidents Council of Advisors on Science and Technology
- Comey, James - Director, Federal Bureau of Investigations
- Cook, Tim - CEO, Apple
- Daszak, Peter - bioweapons researcher, EcoHealth Alliance



- Disbrow, Gary - Director, HHS-Biomedical Advanced Research and Development Authority (BARDA)
- Dorsey, Jack - CEO, Twitter
- Duke, Elaine - Secretary, Department of Homeland Security
- Emanuel, Ezekiel - Chief, Department of Bioethics, National Institutes of Health, Department of Health and Human Services
- Emanuel, Rahm - White House Chief of Staff
- Esper, Mark - Secretary of Defense
- Fauci, Anthony - Director, Department of Health and Human Services, National Institutes for Allergies and Infectious Diseases
- Fink, Larry - CEO, BlackRock
- Garland, Merrick - Attorney General, Department of Justice
- Gates, Bill - bioweapons funder, Bill and Melinda Gates Foundation, GAVI, CEPI, ID2020
- Gaynor, Pete - Secretary, Department of Homeland Security
- Ghebreyesus, Tedros Adhanom - Director-General, World Health Organization
- Giroir, Brett - HHS - Assistant Secretary for Health
- Gorsky, Alex - CEO, Johnson & Johnson
- Gottlieb, Scott - Commissioner, Health and Human Services, Food and Drug Administration
- Grady, Christine - Chief, Department of Bioethics, National Institutes of Health, Department of Health and Human Services; Presidential Commission for Study of Bioethical Issues. Also wife of Anthony Fauci
- Green, Mark - Administrator, US Agency for International Development
- Grennell, Richard - Director, Department of National Intelligence
- Gruber, Marion F. - Director, Health and Human Services Department, Food and Drug Administration, Center for Biologics Evaluation and Research, Office of Vaccines Research and Review
- Gutierrez, Antonio - Secretary-General, United Nations
- Hahn, Stephen - Commissioner, Health and Human Services, Food and Drug Administration
- Haines, Avril - Director, Department of National Intelligence
- Hamburg, Margaret - Commissioner, HHS Food and Drug Administration
- Harris, Kamala - Vice-President
- Haspel, Gina - Director, Central Intelligence Agency
- Hayden, Michael - Director, Central Intelligence Agency
- Hersman, Rebecca - Director, Department of Defense, Defense Threat Reduction Agency (DTRA)
- Hinton, Denise - Chief Scientist, Health and Human Services Department, Food and Drug Administration
- Holder, Eric - Attorney General
- Hopkins, Steve - CEO, ANSER - Analytic Services Inc.
- Hotez, Peter - bioweapons researcher, Baylor College of Medicine, National School of Tropical Medicine
- Johnsen, Dawn - Deputy Attorney General, Department of Justice
- Johnson, Jeh - Secretary, Department of Homeland Security
- Jha, Ashish Kumar - Coordinator, White House Coronavirus Response
- Kadlec, Robert - Assistant Secretary for Emergency Preparedness and Response, Health and Human Services
- Kelly, John F. - Secretary, Department of Homeland Security
- Kerry, John - Secretary of State
- Kissinger, Henry - Secretary of State
- Klain, Ron - White House Chief of Staff
- Leavitt, Michael - Secretary, Department of Health and Human Services (2005-2009)
- Levine, Rachel - Assistant Secretary for Health, Department of Health and Human Services
- Loy, James - Secretary, Department of Homeland Security
- Maguire, Joseph - Director, Department of National Intelligence
- Majorkas, Alejandro - Secretary, Department of Homeland Security
- Many, if not all - members of Congress, 1983-present
- Marks, Peter - Director, Health and Human Services Department, Food and Drug Administration, Center for Biologics Evaluation and Research
- McAleenan, Kevin - Secretary, Department of Homeland Security
- Meadows, Mark - White House Chief of Staff
- Miller, Christopher - Secretary of Defense
- Mnuchin, Steve - Secretary, Department of Treasury
- Monto, Arnold - Chair, Health and Human Services Department, Food and Drug Administration, Center for Biologics Evaluation and Research, Vaccine and Related Biologic Products Advisory Committee

- Mueller, Robert - Director, Federal Bureau of Investigations
- Mulvaney, Mick - White House Chief of Staff
- Murthy, Vivek - Surgeon General
- Napolitano, Janet - Secretary, Department of Homeland Security
- Nielsen, Kirstjen- Secretary, Department of Homeland Security
- Norquist, David - Secretary of Defense
- Obama, Barack - President
- O'Connell, Dawn - Assistant Secretary for Emergency Preparedness and Response, Health and Human Services
- Osterholm, Michael - University of Minnesota Center for Infectious Disease Research and Policy.
- O'Shaughnessy, Jacqueline - Deputy Director, HHS-FDA Office of the Chief Scientist
- Oxford, Vayl S. - Director, Department of Defense, Defense Threat Reduction Agency (DTRA)
- Pelosi, Nancy - US Representative (D-CA); Speaker of House; House Minority Leader.
- Pecoske, David- - Secretary, Department of Homeland Security
- Pence, Mike - Vice-President
- Perna, Gustav - DOD General; Chief Operating Officer (COO), Operation Warp Speed
- Pichai, Sundar - CEO, Google
- Pompeo, Mike - Secretary, Department of State
- Powell, Jerome - Chair, Federal Reserve
- Power, Samantha - Administrator, US Agency for International Development
- Price, Tom - Secretary, Department of Health and Human Services
- Radcliffe, John - Director, Department of National Intelligence
- Redd, Stephen - Director, HHS Office of Public Health Preparedness and Response
- Redfield, Robert - Director, Department of Health and Human Services, Centers for Disease Control and Prevention
- Rice, Condoleeza - Secretary of State
- Ridge, Tom - Secretary, Department of Homeland Security
- Robinson, Robin - Director, HHS-Biomedical Advanced Research and Development Authority (BARDA)
- Rush, Bobby - US Representative (D-IL); introduced HR6666 (Covid Testing Reaching & Contacting Everyone TRACE Act)
- Schmidt, Eric - CEO, Alphabet/Google
- Schwab, Klaus - Chair, World Economic Forum
- Sebelius, Kathleen - Secretary, Department of Health and Human Services
- Sherman, Susan E. - Office of General Counsel, Department of Health and Human Services
- Shiao, Laura - Director, Department of National Intelligence
- Smith, Gayle - Administrator, US Agency for International Development
- Soriot, Pascal - CEO, Astra-Zeneca
- Soros, George - Soros Fund Management, Open Society Foundations
- Steele, Gloria - Administrator, US Agency for International Development
- Sunstein, Cass - Harvard Law School, White House Office of Information and Regulatory Affairs
- Tabak, Lawrence - Director, Department of Health and Human Services, National Institutes of Health
- Thiel, Peter - CEO, Palantir
- Tillerson, Rex - Secretary of State
- Tompkins, Stefanie - Director, Department of Defense, Defense Advanced Research Projects Agency (DARPA)
- Trump, Donald - President
- Van Metre, Chris - CEO, Advanced Technology International (DoD weapons procurement contract management company)
- Verma, Seema - Director, Department of Health and Human Services, Centers for Medicare and Medicaid Services
- Walensky, Rochelle - Director, Department of Health and Human Services, Centers for Disease Control and Prevention
- Warren, Wade - Administrator, US Agency for International Development
- Wegrzyn, Renee - Director, Advanced Research Projects Agency for Health (ARPA-H); formerly DARPA bioengineering and gene editing program.
- Williams, Rhys M. - Director, Department of Defense, Defense Threat Reduction Agency (DTRA)
- Wolf, Chad - Secretary, Department of Homeland Security

- Woodcock, Janet - Commissioner, Health and Human Services, Food and Drug Administration Hahn, Stephen - Commissioner, Health and Human Services, Food and Drug Administration
- Wray, Christopher - Director, Department of Justice, Federal Bureau of Investigations
- Yellen, Janet - Secretary, Department of Treasury; Chair, Federal Reserve
- Zients, Jeffrey - Coordinator, White House Coronavirus Response
- Zuckerberg, Mark - CEO, Facebook

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### **Jan. 26, 2022 - Why all the breathless finger-wagging at Pfizer?**

“Breaking news,” “bombshells” and frantic analysis pieces pointing harder and harder at Pfizer are being circulated to draw public anger away from the DOD-HHS complex, and steer it to expendables.

Pfizer’s leaders and Pfizer’s employees are mass murdering criminals, for sure, and they should be investigated, prosecuted, tried, convicted and punished along with their government co-conspirators.

But Pfizer as a brand is expendable. BioNTech is expendable. Moderna, Advanced Technology International (ATI), Analytic Services Inc. (ANSER), Emergent Biosolutions, BioPort, EcoHealth Alliance...

All these front companies can be dissolved as many times as needed, and reconstituted under new corporate names as many times as needed.

The US military-public health system (DOD+HHS+DHS+DOJ+DOS...) — the infiltrated, semi-overthrown US Government — can't be rebranded once the People understand the mass murder campaign that the imposter senior executive service (SES) officials are operating from within it.

The imposter Cabinet secretaries, President Biden/Obama/Harris, the globalist central bankers pulling the strings, and the mass media are all at a crossroads together.

They can:

1. Keep the long con going — sacrificing Pfizer and other co-conspirators to the public appetite for justice if necessary — while gradually installing the one-world government systems through acts passed and funded by a Potemkin Congress<sup>238</sup> and ratified by the silent immobility of Potemkin courts (vaxx passports, CBDCs, etc.)
2. Accelerate the implosion of the US Government and invite the one-world government officials standing by at the United Nations, into Washington DC and the rest of the country, to form a permanent caretaker government for the American failed state.
3. Submit to ejection by the legitimate US Government (the remnant of courageous, authentic, non-imposter, non-treasonous, non-seditious Congress members and federal judges); submit to prosecutions and trials; and then sit in prison watching the laborious reconstitution of legitimate sovereign government institutions from the wreckage.

They prefer Option 1.

They’ll attempt Option 2 if they feel pressured by circumstances.

They’re trying to avoid Option 3 at all costs.

Keep pushing.

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<sup>238</sup> [https://en.wikipedia.org/wiki/Potemkin\\_village](https://en.wikipedia.org/wiki/Potemkin_village)

**Jan. 27, 2023 - A little more on the laser pointer/limited hangout campaign to sacrifice Pfizer-Pharma but keep the WHO-DOD-HHS death machine humming.**

*And a battlefield assessment of the informational-psychological war theatre.*

Sage Hana has done two good posts on this topic:

- Jan. 26, 2023 - The Monster is Going to Serve up the Pharm Patsy. "Grifters Grifting Shit" Protects the Long Planned Operations Moving Forwards<sup>239</sup> (Sage Hana)
- Jan. 27, 2023 - How the Project Veritas \*bombshell\* is being presented to the world. The Monster Protection Racket<sup>240</sup> (Sage Hana)

John Leake, Dr. Peter McCullough's co-author, has also posted on this topic:

- Jan. 27, 2023 - Dr. Walker Pleads Normalcy of Lying<sup>241</sup> (John Leake)

Leake concluded:

The important point is, [Project Veritas source Jordon Trishton Walker] DOES work for Pfizer, and he stated what we all know to be true — namely, that the Bio-Pharmaceutical Complex is in the business of engineering and manipulating viruses for the purpose of developing profitable vaccines against them.

I disagree with Leake's concluding paragraph.

In my view, the truth is that DOD and Pharma are jointly "in the business" of **engineering and manipulating public fear** of viruses for the purpose of developing population control weapons falsely labeled as preventatives, treatments and management tools: bioweapon [vaxx] passports and CBDCs tied to bioweapon [vaxx] submission.

The war profiteering is just a side benefit for Pharma executives, shareholders and the public officials they bribe and extort with campaign contributions and kickbacks — given to cooperators and withheld from resisters — to maintain high levels of complicity with, and political cover for, the mass murder program.

Don't fall for the fear campaign psy-op and informational weapons being circulated by Project Veritas (probably as unwilling, unwitting participants who just want to get scoops) and spun up by other people whose words have the effect of directing public anger away from DOD/HHS/US Gov/WHO and toward expendable Big Pharma.

Pharma must be prosecuted, for sure.

But Pharma *could not* have pulled off its part of the crime without the US Gov/DOD/HHS/WHO/BIS orchestration.

- Jan. 26, 2023 - OMG! Pfizer is MUTATING COVID!<sup>242</sup> (Sasha Latypova)
- Jan. 26, 2023 - Why all the breathless finger-wagging at Pfizer?<sup>243</sup> (Katherine Watt)

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<sup>239</sup> <https://sagehana.substack.com/p/the-monster-is-going-to-serve-up>

<sup>240</sup> <https://sagehana.substack.com/p/how-the-project-veritas-bombshell>

<sup>241</sup> <https://petermcculloughmd.substack.com/p/dr-walker-pleads-normalcy-of-lying>

<sup>242</sup> <https://sashalatyova.substack.com/p/omg-pfizer-is-mutating-covid>

<sup>243</sup> <https://bailiwicknews.substack.com/p/why-all-the-breathless-finger-wagging>

On a different but related topic, a reader yesterday referred to my limited past work on organic constitution issues, politely indicating his interest in reading more coverage on that subject.

- Dec. 22, 2022 - Reinhabiting Congress and all the other government branches: local, county, state and federal<sup>244</sup> (Katherine Watt)

I replied that I don't know how soon I'll be able to write more about those things.

There's so much going on right now.

And the goal is the same whether the imposter governments imposing *de facto* covert martial law on the American people and the people of the whole world were fully emplaced in 1861 (Civil War) or 2001 (AUMF and “Global War on Terror”) or 2020 (Covid and the “Global Health Security Agenda”) or some other point in time.

Regardless of when covert martial law was put in place, Covid-19 has rendered it much more visible to many more people, now, in the present moment, where living people live and work.

The goal is establishing battlefield conditions — the understanding and will of the People — so that authentic government can re-emerge, through the work of current, living members of Congress, judges and state government officials who are loyal to the founding principles and disloyal to the global central bankers.

The Luciferian central bankers need widespread cooperation to keep the global martial law program covert.

They need covert martial law — the war on living and future humanity — to keep it relatively unbloody and plausibly deniable, because as soon as it goes kinetic, once the globalists initiate door-to-door armed attacks, tanks rolling down the streets of cities and towns and bombs dropping from the skies, the fraud of “for your own good” will become irreversibly obvious to even the mildest and most cooperative of Covidians.

Odds of successfully turning the tide of battle look terrible, with nothing but a handful of good Congress members, judges, prosecutors and state legislators and governors — most of them still laying low, quietly waiting for the right moment to openly strike the blows they're capable of striking.

Theoretically, that handful of men and women has backing from a rag-tag band of discharged but legitimate, honorably-serving soldiers who have been placed on leave or kicked out of the imposter, infiltrated, illegitimate US military.

Those soldiers have been separated from the military because they actively defied unlawful orders they were given. They refused to assault their fellow officers with lethal injections. They refused to submit to suiciding-by-injection for themselves and their families.

But the low-odds view of the battlefield doesn't account for the center of gravity shift that comes from millions of ordinary people getting wise and angry enough to stop cooperating with the imposters, and start openly throwing their support behind the true, legitimate government and military, and openly identifying and naming the living people who are serving in that legitimate government and the war criminals<sup>245</sup> who are not. Both of whom may be known by their fruits.<sup>246</sup>

The People snowball has been rolling for three years now, and it's picking up more snow and more speed and more power as it goes.

The avalanche is not getting smaller, slower and weaker with each passing day.

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<sup>244</sup> <https://bailiwicknews.substack.com/p/reinhabiting-congress-and-all-the>

<sup>245</sup> <https://bailiwicknews.substack.com/p/war-criminals>

<sup>246</sup> <https://www.drbo.org/cgi-bin/d?b=drb&bk=47&ch=7&l=16-#x>

It's getting bigger, faster and stronger.

The signals being sent to the quietly waiting handful of lawmakers, judges, prosecutors and governors is also getting stronger.

All the grieving, angry, willing flakes in that snowball — that's you and me — are giving God a lot of excellent material to work with.

Keep pushing.

And Pray the Rosary.

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### **Jan. 27, 2023 - Orientation for new readers. Text and video links.**

There is a lot of material here at Bailiwick.

If you're new, here's some orientation.

I'm not a lawyer. I'm a paralegal and writer.

I do legal research and writing to support civil and criminal cases brought in American courts, and to educate and mobilize more people to exert social and political pressure on federal and state legislators, prosecutors and judges, to terminate the interlocking control-and-cull campaigns operated under a fraudulent national emergency framework; hold accountable the US Government officials who pseudo-authorize, actually-fund, and run the programs; and set up relief programs for injured victims and survivors of the dead.

I currently work on several teams, with lawyers and many other people, on these projects.

I post sacred art with my writing because I'm Catholic, the art is beautiful, the saints are inspiring, and without the faith that my father passed down to me, I could not do this work.

If you're a new reader and want to read a few posts to get mostly caught up, please start with these:

- Feb. 26, 2022 - Legal Walls of the Covid-19 Killbox<sup>247</sup>
- April 28, 2022 - American Domestic Bioterrorism Program<sup>248</sup>
- May 10, 2022 - Shell game. November 1997: Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. But really just transferred the program to FDA.<sup>249</sup>
- May 25, 2022 - Implications of 10 USC 2371b, the federal contracting provision cited by Pfizer<sup>250</sup>
- Aug. 9, 2022 - US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions, and a starter list of defendants.<sup>251</sup>
- Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.<sup>252</sup>
- Sept. 28, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package<sup>253</sup>

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<sup>247</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

<sup>248</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>249</sup> <https://bailiwicknews.substack.com/p/shell-game>

<sup>250</sup> <https://bailiwicknews.substack.com/p/implications-of-10-usc-2371b-the>

<sup>251</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

<sup>252</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

<sup>253</sup> <https://bailiwicknews.substack.com/p/dod-chemical-and-biological-warfare>

- Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation.<sup>254</sup>

Sasha Latypova, writing at Due Diligence and Art, Substack<sup>255</sup>

- Dec. 13, 2022 - Intent to Harm<sup>256</sup>
- Dec. 22, 2022 - Nobody knows what is in the vials<sup>257</sup>
- Dec. 28, 2022 - The role of the US DoD (and their co-investors) in "covid countermeasures" enterprise.<sup>258</sup>
- Jan. 11, 2023 - Reviewing the DOD Contracts for Covid "Countermeasures"<sup>259</sup>

Patrick Delaney, writing at LifeSite News<sup>260</sup>

- Nov. 18, 2022 - US defense dept. secretly controls COVID vaccine production process that 'cannot be traced': researcher<sup>261</sup>
- Jan. 12, 2023 - US defense dept.'s COVID vax operation pushed unregulated shots, deceived public: researcher<sup>262</sup>
- Jan. 17, 2023 - 'Toxic by design.' Researcher explains why US defense dept's COVID vax operation shows intent to harm<sup>263</sup>
- Feb. 1, 2023 - How the US gov't built a shadow structure that enabled COVID vax 'bioterrorism'<sup>264</sup>

Legal history in other formats:

- Nov. 2022 Statutory History Memo<sup>265</sup> (45 pages). Prepared for private attorneys.
- Dec. 2022 Legal Structures<sup>266</sup> (2 pages). Bullet-point outline.
- Jan. 2023 Executive Summary<sup>267</sup> (14 pages). Prepared for state and federal lawmakers, prosecutors, judges and state governors.
- Jan. 2023 Kill Box slide deck<sup>268</sup> (18 pages). Prepared for online video presentations.

If you want to go back and follow the legal research trail from January 2022, all of my work is compiled by month in footnoted PDFs and those are available at Bailiwick's Wordpress backup site.<sup>269</sup> (Scroll down past the Affidavit of Noncompliance<sup>270</sup> and Selected Essays to 2022 Bailiwick News.)

### Video Interviews and Presentations

Available video presentations about this work include the ones listed below; Sasha Latypova has done many more video presentations, which you can find by searching her name on BitChute, Rumble and other video platforms.

- June 17, 2022 - U.S. Laws All Secretly Changed to Enable Mass Genocide,<sup>271</sup> *Dr. Jane Ruby Show*. Jane Ruby, Katherine Watt.

<sup>254</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>

<sup>255</sup> <https://sashalatyova.substack.com/>

<sup>256</sup> <https://sashalatyova.substack.com/p/intent-to-harm>

<sup>257</sup> <https://sashalatyova.substack.com/p/nobody-knows-what-is-in-the-vials>

<sup>258</sup> <https://sashalatyova.substack.com/p/the-role-of-the-us-dod-and-their>

<sup>259</sup> <https://sashalatyova.substack.com/p/reviewing-the-dod-contracts-for-covid>

<sup>260</sup> <https://www.lifesitenews.com/author/patrick-delaney>

<sup>261</sup> <https://www.lifesitenews.com/news/us-defense-dept-secretly-controls-covid-vaccine-production-process-that-cannot-be-traced-researcher/>

<sup>262</sup> <https://www.lifesitenews.com/news/us-defense-dept-s-covid-vax-operation-pushed-unregulated-shots-deceived-public-researcher/>

<sup>263</sup> <https://www.lifesitenews.com/news/toxic-by-design-researcher-explains-why-us-defense-depts-covid-vax-operation-shows-intent-to-harm/>

<sup>264</sup> <https://www.lifesitenews.com/analysis/how-the-us-govt-built-a-shadow-structure-that-enabled-covid-vax-bioterrorism/>

<sup>265</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.11.21-statutory-history-orientation-memo-footnoted.pdf>

<sup>266</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.10-legal-structures-outline.pdf>

<sup>267</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>268</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>269</sup> <https://bailiwicknewsarchives.wordpress.com/teleopolitics/>

<sup>270</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/affidavit-of-noncompliance-with-title-case-type.pdf>

<sup>271</sup> <https://rumble.com/v18tt0k-u.s.-laws-all-secretly-changed-to-enable-mass-genocide.html>

- June 30, 2022 - Legal Framework for Tyranny.<sup>272</sup> *Making Sense of the Madness*. Sean Morgan, Alexandra Bruce, Katherine Watt
- July 31, 2022 - Bioweapon Part IV.<sup>273</sup> *After Hours*. Sam Sigoloff, Katherine Watt.
- Nov. 2, 2022 - American Domestic Bioterrorism Program,<sup>274</sup> *TrialSiteNews/Team Enigma Due Diligence*, Sasha Latypova and Katherine Watt. Transcript<sup>275</sup>
- Dec. 2, 2022 - Intent to Harm - Evidence of the Conspiracy to Commit Mass Murder by the US DOD, HHS, Pharma Cartel.<sup>276</sup> *Team Enigma Due Diligence*, Sasha Latypova.
- Dec. 10, 2022 - Doctors4Covid Ethics: Symposium 5<sup>277</sup> - Control Grid, Session 3 — 2:34:00 to 3:50:00. Speakers include John Titus, Corey Lynn, Sasha Latypova, Catherine Austin Fitts, Carolyn Betts and Meryl Nass.
- December 2022 - The New Constitution: Living War Crimes.<sup>278</sup> Documentary by JP and Julie Collins, Book of Ours.
- Jan. 2023 - DoD "vaccine" coverup with FDA Theatre.<sup>279</sup> *L4Atv1*. Lara Logan, Sasha Latypova, Sam Dube, Glen Macko.
- Jan. 2023 - Bombshell docs reveal Covid-19 Cover-up goes straight to the top.<sup>280</sup> *Redacted*. Clayton Morris, Sasha Latypova
- Jan. 8, 2023 - No doubt it's a bioweapon, not a vaccine.<sup>281</sup> *CDMedia*. Christine Dolan, Sasha Latypova, Katherine Watt.
- Jan. 24, 2023 - DOD 'Vaccine,' press conference.<sup>282</sup> *L4Atv1*. Speakers include Katherine Watt, Sasha Latypova, Phillip Altman, Peter Chambers, Sam Dube, Glen Macko. The press conference starts at about 46 minutes; prior to that, the content is tech/set-up discussions.
- Jan. 27, 2023 - Katherine Watt: In her own words.<sup>283</sup> Clip from Jan. 24, 2023, with additional text by JP and Julie Collins, Book of Ours.
- Feb. 2, 2023 - Enemies of the State.<sup>284</sup> *Children's Health Defense TV*. Shabnam Palesi Mohamed, Katherine Watt and Tros Bekker.

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## Jan. 29, 2023 - US Army Medical Research and Development Command (USAMRDC) COVID-19 Operational Picture

I just received this document today, have looked at it quickly and will be looking at it much more closely.

- May 20, 2020 - US Army Medical Research and Development Command (USAMRDC) COVID-19 Operational Picture<sup>285</sup> (4 pages)

I'm posting it without comment for now, other than to suggest readers note the word 'horseblanket' in the URL for the "operational picture" document linked above.

See also:

- USAMRDC COVID-19 Capabilities<sup>286</sup> (4 pages)
- USAMRDC Rapid Response Force for Emerging Infectious Diseases<sup>287</sup> (2 pages)

<sup>272</sup> <https://rumble.com/v1am1l2-legal-framework-for-tyranny-with-katherine-watt-and-alexandra-bruce-msom-ep.html>

<sup>273</sup> <https://rumble.com/v1ea49x-40.-the-bioweapon-part-iv-with-katherine-watt.html>

<sup>274</sup> <https://www.bitchute.com/video/qCEGQhrfqaM1/>

<sup>275</sup> <https://ratical.org/PandemicParallaxView/ALwKW-DomesticBioteroProg-110422.html>

<sup>276</sup> <https://www.bitchute.com/video/8ftbShzrkjl9/>

<sup>277</sup> <https://rumble.com/v1zzehm-doctors-for-covid-ethics-symposium-5.html>

<sup>278</sup> <https://www.youtube.com/watch?v=i9cmYNRgXXg>

<sup>279</sup> <https://rumble.com/v22ijfs-lara-logan-and-sasha-latypova-on-dod-vaxx-coverup-w-fda-theater.html>

<sup>280</sup> <https://www.youtube.com/watch?v=ERvURcpg3JE>

<sup>281</sup> <https://rumble.com/v24fn7i-livestream-1230pm-est-the-globalists-in-plain-sight-with-sasha-latypova-kat.html>

<sup>282</sup> <https://rumble.com/v26xpbcdod-vaccine-press-conference-tuesday-january-24-230p-et.html>

<sup>283</sup> [https://www.youtube.com/watch?v=q9mFc4\\_5S0A](https://www.youtube.com/watch?v=q9mFc4_5S0A)

<sup>284</sup> <https://live.childrenshealthdefense.org/chd-tv/shows/good-morning-chd/enemies-of-the-state--south-african-doctor-charged/>

<sup>285</sup> [https://mrdc.amedd.army.mil/assets/docs/covid-19/COVID-19\\_horseblanket.pdf](https://mrdc.amedd.army.mil/assets/docs/covid-19/COVID-19_horseblanket.pdf)

<sup>286</sup> [https://mrdc.health.mil/assets/docs/covid-19/USAMRDC\\_COVID-19\\_capabilities.pdf](https://mrdc.health.mil/assets/docs/covid-19/USAMRDC_COVID-19_capabilities.pdf)

<sup>287</sup> [https://mrdc.health.mil/assets/docs/covid-19/MRDC\\_EID\\_Infographic\\_v5.pdf](https://mrdc.health.mil/assets/docs/covid-19/MRDC_EID_Infographic_v5.pdf)



- USAMRDC COVID-19 program landing page<sup>288</sup>

As I've written and said recently, we're at the point where every piece of newly-collected evidence (including public, unclassified documents like this one) — and every form of denial undertaken by government and corporate officials in response to questions about the evidence gathered to date, and the implications thereof — will add completeness to the big picture of the siege war to which humanity is being subjected.

Covid-19 is a worldwide, state-sponsored contract terrorism program, fronted by a pretextual 'public health' campaign.

It is jointly conducted by:

1. infiltrators loyal to foreign and domestic enemies, posing as US government officials, primarily in the executive branch, administrative agencies and military;
2. intermediate contract management firms such as Advanced Technology International/ATI and Analytic Services Inc./ANSER;
3. pharmaceutical-weapons manufacturers such as Pfizer, BioNTech, Moderna, BioPort and Emergent BioSolutions, organized through the Medical CBRN Defense Consortium/MCDC.<sup>289</sup>

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### **Jan, 30, 2023 - On harboring and financing contract terrorists. And opportunities for People, state governments and True Congress to shut the death machine down.**

South Carolina, Virginia and Delaware are harboring contract terrorist organizations ANSER, ATI and Pfizer. Infiltrators within the US Department of Defense are financing contract terrorists ANSER, ATI and Pfizer, through Congressional appropriations — and are using the pharmaceutical-weapons produced by those contractors to intentionally kill people.

Together, DOD and DOD contractors are “exceeding or abusing” the authority conferred upon them by law.

There's plenty of evidence to support these assertions.

State governments (legislators, attorneys general, state treasurers and corporation commissioners) can revoke the corporate charters, through state-level legal procedures called “involuntary dissolution,” revocation or forfeiture of charter.

True Congress members — those who are loyal to the American People and the US Constitution, separate from those who are traitors loyal to the globalist central bankers — can cut off the funding and other forms of material support.

Message to state governments:

Invite ANSER, ATI and Pfizer CEOs to court, to explain to you and your state residents how mass murder and conspiracy to commit mass murder do not “exceed or abuse” conferred corporate authority, because “[Fake] DOD told us to make and distribute these weapons, the Federal Reserve printed the money to pay us, and [Fake] Congress gave the money to DOD, who gave it to us under the terms of our contracts.”

Make them say those things, in open court.

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<sup>288</sup> <https://mrdc.health.mil/index.cfm/resources/covid-19>

<sup>289</sup> <https://www.medcbrn.org/>

## Message to True Congress:

Invite ANSER, ATI and Pfizer CEOs, along with Defense Secretary Lloyd Austin, and Health and Human Services Secretary Xavier Becerra, to Congressional hearings, to explain to you and the American people, how mass murder and conspiracy to commit mass murder are lawful activities for which DOD and HHS are authorized, by Congress, to contract with nonprofit corporations chartered in American states.

Make them argue that forced submission to demonstrably toxic and deadly, mandated, fraudulently-labelled pharmaceutical-weapons — conducted without any adherence to any standard drug safety and efficacy regulations or informed consent principles — is the benevolent practice of medicine and public health.

Make them say those things, in public hearings.

## Federal Terrorism Laws - harboring and providing material support

### 18 USC 2339 - Harboring or concealing terrorists

(a) Whoever harbors or conceals any person who he knows, or has reasonable grounds to believe, has committed, or is about to commit, an offense under section 32 (relating to destruction of aircraft or aircraft facilities), section 175 (relating to biological weapons), section 229 (relating to chemical weapons), section 831 (relating to nuclear materials), paragraph (2) or (3) of section 844(f) (relating to arson and bombing of government property risking or causing injury or death), section 1366(a) (relating to the destruction of an energy facility), section 2280 (relating to violence against maritime navigation), section 2332a (relating to weapons of mass destruction), or section 2332b (relating to acts of terrorism transcending national boundaries) of this title...shall be fined under this title or imprisoned not more than ten years, or both.

### 18 USC 2339A - Providing material support to terrorists

(a) Offense.— Whoever provides material support or resources or conceals or disguises the nature, location, source, or ownership of material support or resources, knowing or intending that they are to be used in preparation for, or in carrying out, a violation of [terrorism crimes listed in] section 32, 37, 81, 175, 229, 351, 831, 842(m) or (n), 844(f) or (i), 930(c), 956, 1091, 1114, 1116, 1203, 1361, 1362, 1363, 1366, 1751, 1992, 2155, 2156, 2280, 2281, 2332, 2332a, 2332b, 2332f, 2340A, or 2442 of this title [Title 18, Crimes and Criminal Procedure] ... or in preparation for, or in carrying out, the concealment of an escape from the commission of any such violation, or attempts or conspires to do such an act, shall be fined under this title, imprisoned not more than 15 years, or both, and, if the death of any person results, shall be imprisoned for any term of years or for life. A violation of this section may be prosecuted in any Federal judicial district in which the underlying offense was committed, or in any other Federal judicial district as provided by law.

(b) Definitions.—As used in this section— (1) the term “material support or resources” means any property, tangible or intangible, or service, including currency or monetary instruments or financial securities, financial services, lodging, training, expert advice or assistance, safehouses, false documentation or identification, communications equipment, facilities, weapons, lethal substances, explosives, personnel (1 or more individuals who may be or include oneself), and transportation, except medicine or religious materials; (2) the term “training” means instruction or teaching designed to impart a specific skill, as opposed to general knowledge; and (3) the term “expert advice or assistance” means advice or assistance derived from scientific, technical or other specialized knowledge.

## State Corporate Charter Laws

### South Carolina - SC 33-31-1430.<sup>290</sup> Grounds for judicial dissolution.

- (a) The court of common pleas may dissolve a corporation:
  - (1) in a proceeding by the Attorney General if it is established that:
  - (i) the corporation obtained its articles of incorporation through fraud;

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<sup>290</sup> <https://law.justia.com/codes/south-carolina/2013/title-33/chapter-31/section-33-31-1430>

- (ii) the corporation has continued to **exceed or abuse the authority** conferred upon it by law;
- (iii) the corporation is a public benefit corporation and the assets are being misapplied or wasted;
- (iv) the corporation is a public benefit corporation and it is no longer able to carry out its purposes;
- (v) the corporation has improperly solicited money or has fraudulently used the money solicited; or
- (vi) has carried on, conducted, or transacted its business or affairs in a persistently fraudulent or illegal manner.

Virginia - §13.1-915.<sup>291</sup> Involuntary termination of corporate existence.

The corporate existence of a corporation may be terminated involuntarily by order of the [Corporations] Commission when it finds that the corporation (i) has continued to **exceed or abuse the authority** conferred upon it by law...

Delaware - 8 DE Code § 284<sup>292</sup> - Revocation or forfeiture of charter

(a) The Court of Chancery shall have jurisdiction to revoke or forfeit the charter of any corporation for **abuse, misuse or nonuse of its corporate powers**, privileges or franchises. The Attorney General shall, upon the Attorney General's own motion or upon the relation of a proper party, proceed for this purpose by complaint in the county in which the registered office of the corporation is located.

### Pfizer-BioNTech pharmaceutical-weapons contracts

Related to ongoing efforts to embolden members of True Congress to speak truth publicly, a colleague has been looking at two publicly available Pfizer contracts that form the basis for Brook Jackson's still-active False Claims Act case.<sup>293</sup>

- July 20, 2020 - ATI-Pfizer-MCDC Base Agreement<sup>294</sup> (55 pages)
- July 21, 2020 - ATI-Pfizer-MCDC Technical Direction Letter<sup>295</sup> (35 pages)

I first became aware of the 55-page Base Agreement, and its significance, after Pfizer attached it to their April 22, 2022 Motion to Dismiss.<sup>296</sup>

I read the Motion to Dismiss in late May 2022 and was then able to connect the dots from the demonstration project, prototype, no-clinical-trials-required language, to the PREP Act and the rest of the pharmaceutical-weapons control and kill program.

There's a third contract that goes with the Base Agreement and Technical Direction Letter, to make a three-part package. (There may be more than three parts to the package, but there are at least three.)

The third contract type is called a "Project Agreement." That third contract is why Pfizer is referred to as the "Project Agreement Holder" or PAH in the Base Agreement. *See* p. 9 of the 55-page Base Agreement.

Neither Sasha Latypova nor I have found or seen the Project Agreement yet.

I speculate that there's much more meat in that contract, and that access to it is very tightly controlled by Department of Defense and the Medical CBRN Defense Consortium (MCDC).

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<sup>291</sup> <https://law.justia.com/codes/virginia/2006/toc1301000/13.1-915.html>

<sup>292</sup> <https://law.justia.com/codes/delaware/2016/title-8/chapter-1/subchapter-x/section-284>

<sup>293</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2022.01.15-jackson-v.-pfizer-scheduling-order.pdf>

<sup>294</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>295</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>296</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

## Corporate Data

### ANSER - Analytic Services Inc.

- Location: Falls Church, Virginia
- Mission: “ANSER exists for a purpose different from that of most companies.”<sup>297</sup>
- *Fact check: True. Most companies don’t exist for the purpose of mass murder.*
- CEO: Steve Hopkins
- 501(c)3 nonprofit, tax-exempt since 1959, EIN: 54-0695125
- ProPublica<sup>298</sup>
- IRS Form 990 for FY2019<sup>299</sup>

### ATI - Advanced Technology International

- Location: Summerville, South Carolina
- Mission: “We help the government quickly acquire cutting-edge technologies.”<sup>300</sup>
- *Fact check: True. ATI works with government, academic institutions and NGO, to coordinate development, manufacturing and deployment of novel mass murder pharmaceutical-weapons technologies.*
- CEO: Christopher Van Metre
- 501(c)3 nonprofit, tax-exempt since 1998, EIN: 57-1067151
- ATI manages the Medical CBRN Countermeasures Consortium (MCDC)<sup>301</sup>
- ATI is a wholly-owned subsidiary of ANSER; ANSER acquired ATI in January 2017.<sup>302</sup>
- ProPublica<sup>303</sup>
- IRS Form 990 FY2019<sup>304</sup>

### Pfizer

- Location: Wilmington, Delaware
- Mission: “We’re in relentless pursuit of scientific breakthroughs and revolutionary medicines that will create a healthier world for everyone.”
- *Fact check: False. Pfizer relentlessly pursues DOD contracts to produce publicly-funded pharmaceutical-weapons, to sicken and kill people all over the world.*
- CEO: Albert Bourla
- EIN: 13-5315170
- SEC filing<sup>305</sup>
- Britannica<sup>306</sup>
- Investopedia list of companies owned by Pfizer<sup>307</sup>

## Analysis

ANSER, ATI and Pfizer are business corporations.

They’re incorporated under the laws of the states that hold their corporate charters.

The People of South Carolina, Virginia and Delaware can demand that their own state governments exercise their involuntary dissolution powers to strip the corporate charters from ANSER, ATI and Pfizer.

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<sup>297</sup> <https://www.anser.org/#whoWeAre>

<sup>298</sup> <https://projects.propublica.org/nonprofits/organizations/540695125>

<sup>299</sup> <https://projects.propublica.org/nonprofits/organizations/540695125/202142239349301039/full>

<sup>300</sup> <https://www.ati.org/>

<sup>301</sup> <https://www.medcbrn.org/>

<sup>302</sup> <https://www.anser.org/2017-2018-anser-completes-acquisitions/>

<sup>303</sup> <https://projects.propublica.org/nonprofits/organizations/571067151>

<sup>304</sup> <https://projects.propublica.org/nonprofits/organizations/571067151/202121539349300412/full>

<sup>305</sup> [https://www.sec.gov/Archives/edgar/data/78003/000007800304000132/ex-3\\_1.htm](https://www.sec.gov/Archives/edgar/data/78003/000007800304000132/ex-3_1.htm)

<sup>306</sup> <https://www.britannica.com/topic/Pfizer-Inc>

<sup>307</sup> <https://www.investopedia.com/companies-owned-by-pfizer-5211303>

The People and governments of the other 47 states can demand, by legal notice, that South Carolina, Virginia and Delaware exercise their involuntary dissolution powers to strip the corporate charters from ANSER, ATI and Pfizer, or, in the alternative, prepare to face criminal prosecution — at the hands of the 47 other states — for harboring terrorists in violation of 18 USC 2339.

The People and governments of all 50 states can demand, by legal notice to Congress, that Congress cease and desist financing the contract terrorist organizations doing business as ANSER, ATI and Pfizer, or, in the alternative, prepare to face criminal prosecution — at the hands of the 50 states — for providing material support to terrorists in violation of 18 USC 2339A.

Such state actions can make the contractual relationships and terrorist activities of these state-sponsored contract terrorists more visible to more people, and also advance the process of identifying and isolating the imposter DOD, HHS and other officials who signed the terrorism contracts, as prelude to excising those individuals from the legitimate parts of the US government and prosecuting them for war crimes.<sup>308</sup>

And yes, the same model can be used by all the states, to shut down all the hundreds of other contractors and subcontractors<sup>309</sup> — and American branches of foreign corporations, and NGOs, and academic institutions — and open a legal path to prosecution for all the war criminals who are conducting contract terrorism as cogs in the Covid-19 death machine.

Will the People, the states and True Congress step up?

I don't know.

Keep pushing. Keep praying.

Related reporting:

- Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.<sup>310</sup>
- Sept. 28, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package<sup>311</sup>
- Oct. 19, 2022 -Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation.<sup>312</sup>

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<sup>308</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>309</sup> <https://www.keionline.org/covid-contracts>

<sup>310</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

<sup>311</sup> <https://bailiwicknews.substack.com/p/dod-chemical-and-biological-warfare>

<sup>312</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>

**Jan. 31, 2023 Smoke and mirrors. And my views on who's running the whole global operation from deepest, darkest backstage.**

*Reader comment*

Are you aware of this document from the United States Government Accountability Office, dated January 2022: COVID19: HHS and DOD Transitioned Vaccine Responsibilities to HHS, but Need to Address Outstanding Issues?<sup>313</sup>

Basically, it says what was originally called "Operation Warp Speed" was renamed to HHS-DOD COVID-19 Countermeasures Acceleration Group (CAG).

The document says:

"According to HHS and DOD officials, the CAG dissolved and transitioned its responsibilities—including DOD-led vaccine activities—to HHS by December 31, 2021, as required by an April 2021 memorandum of understanding between the two departments...While HHS and DOD officials said they achieved transition milestones indicating that HHS is ready to assume responsibilities formerly led by DOD, it is unclear how HHS will address its workforce needs now that the CAG has dissolved..."

Are you aware of this alleged transition of power/responsibility? Do you concur it happened? And what does this mean to your theory of the case? I have just started to track and digest what you and Sasha Latypova have been presenting, but if your understanding includes the transition that allegedly took place 13 months ago, I didn't catch that point.

*My reply, revised and expanded*

My understanding is that DOD and HHS are merged, along with Department of Justice, Department of State, Treasury Department, Commerce Department, and most other federal agencies, into a single Monster that goes by many different names: Deep State, Administrative State, etc.

So yes, I'm aware of the Countermeasures Acceleration Group and reports like the GAO one you linked, although I don't think I'd seen that specific one; there are hundreds of reports, coordinating committees, and memoranda of agreement between and among agencies and departments and committees.

I see such reports and MOUs as evidence that the public-facing front agency is shifted from time to time, from DOD to HHS, from HHS to DOD, from HHS to DHS, from FEMA to BARDA to DARPA to NIAID to NIH to CDC to FDA and all around the mulberry bush.

But because they're all just fronts for the operation, where it's publicly housed at any given moment doesn't matter as much as who is doing the public transfers and re-transfers, which is the permanent, private or public-private partnership administrative state coordinating committee — Public Health Emergency Medical Countermeasures Enterprise<sup>314</sup> and other similar committees — working on behalf of the Bank for International Settlements (financial war machine) and the World Health Organization (military war machine humming along behind the false front of 'global public health').

The constant shape-shifting, smoke-and-mirrors act serves at least two purposes.

For those who aren't paying close attention, it gives the appearance that someone or some group of credible, authorized public officials is "in charge," and therefore the People can remain compliant and confident in the policies and programs as presented.

For those who are paying close attention — like the Government Accountability Office/GAO staff and independent researchers like me — it occupies enormous amounts of time to follow and interpret the flashing light explosions in the foreground of the show — the paper trails, legal citations and so forth.

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<sup>313</sup> <https://www.gao.gov/assets/720/718566.pdf>

<sup>314</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

Keeping us incessantly occupied with flash-bangs and front-men makes it very difficult to see behind them, into the dark background where the actual operators are at work, running the lights and the smoke machines and the rest of the theatrical performance to engage in and simultaneously cover up global mass murder, mass theft and mass enslavement, and forestall legal and political impediments.

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A week or so ago on another comment thread, discussion turned as it so often does to “Which men and women, precisely, are at the very head of this global crime syndicate?”

My view is that all the smaller semi-secret organizations — British Pilgrims Society, Muslim Brotherhood, Freemasons, Rothschild-Rockefeller cabal, Zionists, Illuminati, Mossad, Jesuits, SERCO, British Crown, Kabbalism, Orsini Black Nobility, Bilderbergs, Trilateral Commission, Council on Foreign Relations, socialists, communists, etc. — are just brands or flavors of the single underlying Luciferian enterprise.

It needs to present different faces to different groups to elicit cooperation among some people, and conflicts among others.

I think that's what drives people that yell "It's all the British Pilgrims Society [you sheeple morons]!!!" or whichever society they've done the most research into.

These semi-secret societies are many faces of the same Liar telling the same core lie: that God is something other than Who and What He is.

\*

It's the same structure of flashing lights and loud bangs in the foreground, puppet-masters carrying on undisturbed in the dark, quiet background, that's been rendered somewhat more visible through the Covid-19 exposure.

Covid-19 undarkened a window and revealed the Supergroup US Department of Defense-Health-Homeland Security-Justice-State-Treasury-Commerce-Education false front on the American branch of the global bioterrorism program.

Reflecting on this a bit more this morning, I think the work of these many secret societies is probably high-level coordinated on the earthly plane, by dead-soul men, and a few women, who began meeting annually in semi-public at the Bilderberg Hotel in Oosterbeek, Netherlands in 1954. *See* The Bilderberg Conferences: A Transnational Informal Governance Network<sup>315</sup> (Aleksander Miłosz Zieliński, Sept. 2017).

For related information about the Bank for International Settlements, headquartered in Basel, Switzerland, see Tower of Basel<sup>316</sup> (Adam Lebor, 2014).

Tower of Basel *precis*:

The world's most exclusive club meets every other month at 7 pm on Sunday evening in a circular tower block whose tinted windows overlook Basel railway station. Its members include some of the most powerful men in the world. They are central bankers, who have come to Switzerland to attend the Economic Consultative Committee of the Bank for International Settlements, the bank for central banks.

Set up in 1930 by an international treaty, the BIS and its assets are legally inviolable. The Swiss authorities have no jurisdiction over the bank or its premises. The BIS has just 140 customers but made tax-free profits of \$1.17 billion in 2011-12.

Under Thomas McKittrick, the bank's American president, the BIS continued operating throughout the Second World War. The BIS accepted looted Nazi gold, conducted foreign exchange deals for the Reichsbank and was used by both the Allies and the Axis powers as a secret contact point to keep the channels of international finance open.

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<sup>315</sup> [https://www.researchgate.net/publication/327403042\\_The\\_Bilderberg\\_Conferences\\_as\\_Transnational\\_Informal\\_Governance\\_Network\\_TIGN-Part\\_I](https://www.researchgate.net/publication/327403042_The_Bilderberg_Conferences_as_Transnational_Informal_Governance_Network_TIGN-Part_I)

<sup>316</sup> [https://www.adamlebor.com/books/tower\\_of\\_basel/](https://www.adamlebor.com/books/tower_of_basel/)

After 1945 the BIS “behind the scenes” for decades provided the necessary technical and administrative support for the trans-European currency project, from the first attempts to harmonize exchange rates in the late 1940s to the launch of the Euro in 2002.

The bank is now at the centre of efforts to build a new global financial and regulatory architecture. Yet despite its central role in the history of the last century and during the current crisis, the BIS remains largely unknown - until now.

Tower of Basel is the first unauthorised investigative history of the world's most influential global financial institution. Based on extensive archival research in Switzerland, Britain and the United States, and in-depth interviews with key decision makers including Paul Volcker, the former chairman of the US Federal Reserve, Mervyn King, governor of the Bank of England and former senior BIS managers and officials, Tower of Basel tells the story of the secretive institution at the heart of the global banking network: the central bankers' own bank.

Bilderberg and BIS meetings are “informal,” and “off-the-record.”

So none of the participants’ fingerprints and paper trails need ever appear in the public or private records. They can simply speak to each other, and then return to their various political, financial, academic, industrial and technological perches around the world, and delegate using the power of the purse-strings, debt-enslavement, and currency exchange systems.

I don’t think the Bilderberg and BIS men bother themselves much about the details of *how* WHO, World Economic Forum, World Bank, and International Monetary Fund, World Trade Organization and the US Mega-Administrative-Agency carry out the chaos-seeding and behavioral control programs.

Because the thing about Lucifer’s multi-millennial project — chaos as a world domination method — is that it’s far easier to destabilize and destroy and kill than to sustain and grow life.

It’s hard work building and sustaining civilizations, nations, legal systems, currencies, food and energy supplies, families and daily personal commitments to perfecting virtues in the service of God.

It’s relatively easy to foment internal conflicts, break things, knock out load-bearing pillars, tempt to sin, and kill. Stable countries...stable families and neighborhoods...steady practice of piety and charity — efforts to build Christendom at every scale — are the things that keep humans functional and often allow for us to thrive. Guiding madmen to destruction of self and others is easy, and that’s why it’s Lucifer’s go-to.

Orderly Creation is hard, and only God can do it.

\* \* \*



**Jan. 31, 2023 - August 2020 - Elizabeth Sadove presentation to FDA-CDC: Regulatory Updates on Use of Medical Countermeasures.**

Longtime Bailiwick readers will understand right away how the slide deck, especially the slide below, fit into the criminal intent evidentiary package. New readers will understand after you get oriented.<sup>317</sup>

For those confused about “right to refuse” to submit to EUA products, the [Potemkin] US government construes this<sup>318</sup> as meaning military targets, known as “volunteers” in the table below, of the mRNA class of pharmaceutical-weapons, known as Covid-19 vaccines, must be told that they have a “right” to refuse, and that refusal may carry penalties such as loss of employment, military position, educational opportunity, or other *de facto* revocable privileges.

The government construes these information exchanges between conscripted military/public health personnel (nurses, pharmacists, doctors) and targeted individuals (people injected with mRNA/LNP slurries) as non-coercive.

- Aug. 25-28, 2020 - FDA-CDC Joint Learning Session: Regulatory Updates on Use of Medical Countermeasures.<sup>319</sup> (Elizabeth Sadove, Director, Medical Countermeasure Regulatory Policy, Office of Counterterrorism and Emerging Threats, Office of Chief Scientist, Food and Drug Administration)

Update - Comment I posted to Maryann Demasi’s report Is the FDA “doubling down” on a failed strategy?<sup>320</sup>

In August 2020, FDA and CDC agents already knew that they were never going to need to collect, review, discuss, base decisions on, or produce efficacy or safety data for EUA products; that the EUA product program was “not likely” to produce useful information to benefit future patients; and that there would be “no systematic data collection” although “retrospectives studies may be conducted and published.” See table on p. 18 of the 22-page slide deck.

## Comparison of Access Mechanisms

Consideration	Clinical Trial	Expanded Access (IND/IDE)	EUA
Ability to inform effectiveness	Yes – designed to provide evidence of safety and effectiveness	Not likely; possibly anecdotal information with larger population size	Not likely
Ability to inform safety	Yes – designed to provide evidence of safety and effectiveness	Safety signals might be identified	Safety signals might be identified
Ability to obtain useful information to benefit future patients	Yes - designed and intended to benefit future patients – randomized/blinded	Not likely; with larger sized populations, possibly some safety data in patient subgroups that could inform broader labeling	Not likely
Availability of findings	Eventually published in medical journals. If part of a regulatory approval, FDA makes reviews public.	Individual medical records are not released to the general public. Case reports might be published in medical journals.	Generally there is no systematic data collection. Retrospectives studies may be conducted and published.
Informed consent required?	Yes	Yes	No, but requires informing the volunteer of 1) right to refuse and 2) that product is unapproved/available under an EUA
Institutional review board (IRB) required?	Yes	Yes, but no prior approval needed for individual patient access	No
Level of access to investigational product	Depends on trial design P1 typically 20 – 100 P2 typically several 100 P3 typically 300 – 3,000	Depends on type of expanded access, which ranges from individual patient (e-IND/IDE) to large (e.g., 100-1,000) populations	Can enable access to a large number of patients

<sup>317</sup> <https://bailiwicknews.substack.com/p/orientation-for-new-readers>

<sup>318</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

<sup>319</sup> <https://www.fda.gov/media/154536/download>

<sup>320</sup> <https://maryannedemasi.substack.com/p/is-the-fda-doubling-down-on-a-failed>